

**AMANAH'S ODYSSEY I |
CALL TO ADVENTURE: LIENS, CEASE & DESISTS AND
RESIGNATIONS DISPATCHES
CIRCA 2008-2012**



PLEASE DOWNLOAD
THE AMANAHA'S ODYSSEY | PROFILE OF VALOR & VICTOR
I, II, III, IV PDF DOCUMENTS TO CONVERT FROM AN
E-BOOK FORMAT TO AN INTERACTIVE MEDIA E-BOOK
WITH HYPERLINKS TO VIDEOS AND REFERENCES

AMANAH'S ODYSSEY I | CALL TO ADVENTURE: AFFIDAVITS, LIENS, CEASE & DESISTS AND DISPATCHES



NEIL KEENAN UPDATE TABLE OF CONTENTS

NEIL KEENAN FILES FINANCIAL LIENS, CEASE & DESISTS P.168

NEIL KEENAN—EXPLANATION OF THE 12 LIENS: CEASE & DESIST
LETTER TO H.E. EVELINE WIDMER-SCHLUMPH, PRESIDENT OF SWISS
CONFEDERATION

NEIL KEENAN UPDATE: KEY LIENS, CEASE and DESIST AFFIDAVITS P.176

LIEN Affidavit against the US Federal Reserve Board
LIEN Affidavit against the Bank for International Settlements (BIS) Switzerland.
LIEN Affidavit against the Union Bank of Switzerland (UBS) and the Bank for
International Settlements (BIS)
LIEN Affidavit against the European Central Bank (ECB)

NEIL KEENAN: C & D, GREEN HILTON AGREEMENT AND E.O. 11110 P.237

NEIL KEENAN: RESIGNATION DISPATCHES—GLOBAL LEADERS C&DS P.243

First, Former President of France Nicolas Sarkozy: Dispatched
Second, Former Prime Minister of Italy Silvio Berlusconi: Dispatched
Third, Former Queen Beatrix of The Netherlands: Dispatched
Fourth Timothy Geithner, U.S. Secretary of Treasury: Dispatched
Fifth, Hillary Clinton, U.S. Secretary of State: Dispatched
Sixth, Eric Holder, U.S. Attorney General: Dispatched

NEIL KEENAN: "UBS SAFE KEEPING RECEIPT" EVIDENCE P.252

NEIL KEENAN FILES FINANCIAL LIENS, CEASE & DESISTS

International businessmen, Neil Keenan files individual Financial Liens and Cease and Desist against the [12 Federal Reserve banks](#), the [BIS](#), the [European Central Bank](#), the [National Bank of Belgium](#), the [Bank of England](#), the [Deutsche Bundesbank](#), the [Bank of France](#), the [Banca D'Italia](#), the [Bank of Japan](#), the [De Nederlandsche Bank](#), as well as a [cease and desist against the United Bank of Switzerland and the BIS](#). Certified copies of each of the notices are attached above in the links provided.

[NOTE: Keith Scott's legal standing is in abstentia as he attempted to infiltrate and subvert the legal proceedings (Liens, Cease & Desists) concerning Neil Keenan's Trillion Dollar case as Special POA of Dragon Family Global Collateral Accounts.]

The undersigned therefore issue this Cease and Desist Order which is to serve as legal notification to the following Parties whom the undersigned deem to have acted in Bad Faith, who may not use, or allow use of, or claim title, or have right or control of all and or any assets, or derivatives thereof, in the attached list of funds and assets, Marked "Annex A" until they provide proof of just account and stewardship to the undersigned — and until and unless the undersigned issue, on a case by case, transaction by transaction basis, a certificate of allowance for the use thereof, such allowance to be given in writing under their hands only in response to a request by a Government Ministry of Finance.

This Cease and Desist Order is issued and effective from this 5th Day of January 2012 to all Parties specifically nominated and stated below:

- * ACKERMANN, Josef / DEUTSCHE BANK
- * BAN Ki-MOON, Secretary-General United Nations
- * BANK FOR INTERNATIONAL SETTLEMENTS (BIS)
- * BARCLAYS GROUP, London and Worldwide.
- * BAROSSO, José Manuel D., President of the European Commission
- * BERLUSCONI, Sylvio, former Prime Minister of Italy
- * BERNANKE, Ben S., Chairman of the Board of Governors of the Federal Reserve
- * BLAIR, Tony A.C.L., former Prime Minister of the United Kingdom
- * BLANKFEIN, Lloyd C. / GOLDMAN SACHS
- * BUSH Sr., George H.W., 41st President of the United States of America
- * BUSH Jr., George W., 43rd President of the United States of America
- * CAMERON, David W.D., Prime Minister of the United Kingdom
- * CLINTON, Hillary D.R., United States Secretary of State
- * CREDIT SUISSE (CS)
- * DAVIGNON, Étienne F.J., former vice-president European Commission
- * DIMON, James / JP MORGAN
- * DRAGHI, Mario, President of the European Central Bank (/ex-GOLDMAN SACHS)
- * EMANUEL, Rahm I., Mayor of Chicago
- * FEDERAL RESERVE SYSTEM and all CENTRAL BANKS

AMANAHA'S ODYSSEY | PROFILE OF VALOR & VICTOR ©

- * GEITHNER, Timothy F., United States Secretary of the Treasury
- * GREENSPAN, Alan, 13th Chairman of the Board of Governors of the Federal Reserve
- * HSBC GROUP
- * INTERNATIONAL MONETARY FUND (IMF)
- * KISSINGER, Henry A.
- * MONTI, Mario, Prime Minister of Italy (/ex-GOLDMAN SACHS)
- * NETANYAHU, Benjamin “Bibi”, Prime Minister of Israel
- * PAPADEMOS, Lucas, Prime Minister of Greece (/ex-GOLDMAN SACHS)
- * PAULSON, Henry “Hank” M., former United States Secretary of the Treasury (74th)
- * QUEEN ELIZABETH II. / HOUSE of WINDSOR, The [United Kingdom](#) & [Commonwealth](#)
- * QUEEN BEATRIX / HUIS van ORANJE, The Netherlands
- * ROCKEFELLER, David Sr.
- * ROCKEFELLER, John “Jay” D. IV
- * ROMNEY, W. Mitt
- * ROMPUY van, Herman A., President of the European Council
- * ROTHSCHILD de, Evelyn R.A.
- * ROTHSCHILD de, David M.
- * RUBIN, Robert E., former United States Secretary of the Treasury (70th)
- * SARKOZY, Nicolas, President French Republic
- * SOROS, George
- * SUMMERS, Lawrence “Larry” H., former Director of the National Economic Council (USA)
- * UNION BANK OF SWITZERLAND (UBS)
- * UNITED NATIONS
- * WOOTTON, David, Lord Mayor CITY OF LONDON
- * WORLD BANK (International Bank for Reconstruction and Development)
- * ALL GOVERNMENT offices in the United States, Germany, Great Britain, Italy, The Netherlands, Belgium, France and Japan;

Signed: January 5, 2012



.....
.....
Keith Francis SCOTT



.....
.....
Neil Francis

The [UBS and BIS cease and desist document](#), which also provides the Green Hilton Memorial Agreement document, President Soekarno's son signed over the rights to the Green Hilton Memorial Agreement to Neil Keenan. To this day, Neil Keenan is working with multiple Asian countries to bring this massive fraud back into the open, though he has obviously faced much opposition from the implicated parties.

Additionally, Keenan filed a lawsuit in late 2011 in the Southern District of New York against the United Nations, the World Economic Forum, Silvio Berlusconi, Ban Ki-Moon, the Italian Republic and several others in a separate case that also relates to the theft and abuse of the global collateral accounts.

The lawsuit was withdrawn by Keenan shortly after because the judge overseeing the case was dismissed and replaced with a brother of one of Barack Obama's economic advisors. Thus, the case was about to be silenced by the banking elite. However, because Keenan withdrew the case and has since gathered much more evidence in the time being, this case will once again be brought forth.

The level of understanding of the financial system that Henry Ford talked about would be achieved and the institutions would not be able to stand in their current form. A massive transformation would follow— **one that could actually begin to benefit the people.**

<http://themindunleashed.com>

NEIL KEENAN—EXPLANATION OF THE 12 LIENS: CEASE & DESIST

Neil Keenan: *The International divisions of the Federal Reserve — The Federal Reserve bankers are getting desperate. They are doing their best to try to steal the gold and hide it away. The Feds — specifically the Old Feds — are ransacking the Bunkers, BIS and UBS Codes for the Global Collateral Accounts gold.*

Today the word is that the Old Feds, not the Young Feds, who want nothing to do with this — including Bernanke — are pushing their weight around in UBS, et cetera. Obviously, they know it is over when they show such desperation. We are demanding an audit and review. I've sent all the paperwork for you to include here.

Once we get the audit, we will find who did what — and this includes the people within the BIS, another branch of the good old FED Group. The President is the receiver for the Swiss Council, and they are supposed to make sure the Accounts are not abused. The final authority comes under the Swiss Attorney General.

You can see them getting caught again and again if you read the headlines. There has been one "fake bonds scandal" after another. Behind the scenes, it's far worse than that. These people now find themselves on the short end of the stick — so they are looting and robbing, just as any common thief.



However, they are anything but common thieves. They are meticulously following a plan they drew up over 300 years ago. Many people have been “asleep,” and do not realize what this plan really involves. It’s easy to understand why – because when you hear about it, you can’t help but feel terrified.

It’s psychologically overwhelming to discover that the world is being run by a Luciferian cult – whose goals are every bit as diabolical as any Biblical analogy you could find, from the perspective of anyone outside their own ranks.

Most people are conditioned to deal with an irreconcilable, faceless fear by stuffing it down mentally. They don’t want to face it. They need to be able to function in their lives, work a job, raise children and be happy.

Not only do they look the other way, they actually end up attacking those people who bring them the truth. They do this to protect their fragile grip on the peace and stability of the world they wanted to believe in. What they do not realize is that their worldview was created for them by the media, the educational system and the governmental “authorities.”

All of these “authorities” have been thoroughly infiltrated and co-opted by the Federal Reserve.

They have been taught to buy, buy, buy – believing that products will make them happy. All the while, these products are really just a crutch that they use, like a drug addict, to avoid facing the desperate truth of their circumstances.

The “Wizard of Oz” analogy is very accurate. The lie is so vast, so all-encompassing, that everything we thought we know about the world is an illusion – and there really is a “Man Behind the Curtain.”

Even the people who are into “conspiracy theory” tend to only see certain parts of the picture. There is so much disinformation out there that most of this knowledge has to be questioned as well, and often has little more value than common folklore.

Probably the greatest example is the idea that “everybody is in on it” – everyone in the government, financial world, military, corporate world and media complex. This is a very useful deception, because it has made it nearly impossible for anyone within their own ranks to turn against them — and be respected by the public for their efforts.

As soon as they hear certain names, or titles, they shout “Demon!” and want to grab their torches and pitchforks. We’re revealing something that threatens their entire worldview. They don’t want it to be true, but everything lines up in that direction.

Then, if it IS true, it desperately cries out for a solution. It’s a lot easier for people to attack the messenger than to focus on becoming a part of the solution. Nonetheless, the most important tool we have is simply to tell the truth. Once enough people know, it is absolutely impossible for these plans to continue.

Some of our hate letters are generated by employees for the Cabal, who are desperately trying to steer the narrative in a direction that favors their agenda. There is no question that we have taken longer than we had hoped in order to finish things up. I do apologize for that. However, we cannot just move for the sake of moving. We have to make sure that everything is in place.

Our guy Nelu in Indonesia has been brilliant representing the Indonesians. He is working hard to put things in place. The poor guy hardly sleeps, but he realizes this is all for his family and nation.

To date, and this includes today, I have to say the Indonesian Government has held strong and not weakened a bit – despite the promises made by the OLD FEDS.

What I still do not realize is why the YOUNG FEDS do not just put the OLD FEDS out to pasture. Why allow them to continue taking up space when they are making life so hard for the young? They want 5-6 Billion people on this planet dead. That’s right – dead. We, as a global community, cannot stand by and watch this happen. Something must be done.

On behalf of the Monaco Accord alliance, I’ve filed liens against France, Italy, Belgium, the Netherlands, Japan, the European Central Banks and the Bank for International Settlements. Many people have given their lives in this struggle to free humanity from financial tyranny. And many more are risking their lives every day for our freedom.

When you connect the dots, everything ties back to the banking world. Everyone's real wealth – in physical gold – was confiscated and hidden away, so a global, fake currency could be created — backed by nothing but numbers in a computer.

Confiscating all significant quantities of gold in the world was the only way this plan could actually succeed. Otherwise, people would naturally favor a gold-backed currency over one that is ruled by nothing but “faith and credit.”

Now it's time to change the game. I'm admittedly in a unique position, because the Asian countries signed over the rights to these accounts to me. I'm working on behalf of a much larger alliance, who have assured me they will take these steps we are making very seriously – and use them as grounds to move against our common enemies.

Maybe we took it easy on a couple of countries, but we did cover the vast majority of antagonists who have actually hijacked the accounts for the past 60 years or so. Naturally there is a lot more, but how much can a couple of people do? We spend day and night working at this, and it just keeps growing on us.

I thought we would be finished with everything within the next 10 days, and my trip was delayed. I cannot give a rational explanation for why the trip was cancelled, and I leave this to others to think about. They nearly blew everything we had created.

Last night I started thinking about filing against the nations we had omitted. I decided that they all participated in this, so they should all share responsibility — but only the nations that were considered G5 or G7.

The G5 is France, Germany, Japan, the UK and the US. The G7 also includes Italy and Canada. They are all involved to varying degrees. We did not include Canada, but we did include the Netherlands and Belgium — based on who is actually stealing from these accounts the most.

The conspirators have actually excluded nearly every other nation, including the owners of said accounts, from using them. It is as though they conspired to trick the nations into pooling their gold into a couple of places so that they could use it as collateral to print fake money whenever they wished — and keep everyone else from doing the same.

Connect the dots, and you will see they even created the IMF, BIS and World Bank to further their scheme. Talk about [RICO](#) actions:

[The Racketeer Influenced and Corrupt Organizations Act](#), commonly referred to as the RICO Act or simply RICO, is a [United States federal law](#) that provides for extended criminal penalties and a civil [cause of action](#) for acts performed as part of an ongoing [criminal organization](#).

The RICO Act focuses specifically on [racketeering](#), and it allows for the leaders of a syndicate to be tried for the crimes which they [ordered](#) others to do [or assisted them](#), closing a perceived loophole that allowed someone who told a man to, for example, murder, to be exempt from the trial because they did not actually do it.

RICO was enacted by section 901(a) of the [Organized Crime Control Act](#) of 1970 ([Pub.L. 91-452](#), 84 [Stat.](#) 922, enacted October 15, 1970). RICO is codified as Chapter 96 of [Title 18 of the United States Code](#), 18 U.S.C. § 1961–1968.

While its original use was to prosecute the [Mafia](#) as well as others who were actively engaged in organized crime, its application has been more widespread.

It has been speculated that the name and acronym were selected in a sly reference to the movie [Little Caesar](#), which featured a notorious gangster named Rico. The original drafter of the bill, [G. Robert Blakey](#), refused to confirm or deny this.

As Amanah and Group K, we will begin to enforce the rights of the depositors. The inmates have run the asylum long enough, and it is time for everyone to be set free from their shackles. We expect recognition, first of all. Everyone must recognize how they have worked.

They kept the money amongst themselves, and have excluded everyone else — even the owners — from one cent of it for 60-plus years now. This is outright robbery. Now it is time to recover what belongs to others, and to look at the damage done to our own systems as well. Secondly, let's repair what needs fixing if it is at all possible. Thirdly, many humanitarian projects throughout the world will no longer be funneling into the pockets of private interests, but can actually do what they are intended to do.

There is so much more to look at. It can go on forever. If the legal system or Admiralty Law does its job, it will come down — and it will be a new beginning for all. For some, it will just in the nick of time. For others it will be too late. For far more people, who have much time to spare, it directly paves the way for a wonderful future.

One final note. We have all the agreements in hand — not just from the Amanah. We will bring them forth, if necessary, to the Admiralty Courts.

It will be insane for anyone in the Federal Reserve to even attempt to fight this. Any documentation they might attempt to fabricate and produce would have about as much value as a bubblegum wrapper. They have trapped themselves in their own system — with no room for escape. It has taken many, many years for this to reach a head, but we finally have freedom within our grasp.

I wish everyone the very best. I will continue fighting this good fight and making sure that justice will be served. Bye for now. **Neil Keenan**

LETTER TO H.E. EVELINE WIDMER-SCHLUMPH, PRESIDENT OF SWISS CONFEDERATION

Attention of:

H.E. Eveline Widmer-Schlumph,
President,
Swiss Confederation
Presidential Palace, Berne,
Switzerland

Dear Madame President,

It has come to our attention that members of the old guard of the Federal Reserve System are in Switzerland, rifling through and attempting to steal the International Collateral Combined Accounts.

These people have no actual title or claim to these assets. They are abusing their position of influence in an attempt to continue exploiting this combined wealth of the world for themselves.

They are doing this in naked pursuit of world domination — through global economic control.

I, the undersigned, have been appointed by the owners — who have granted Neil Francis Keenan, Keith Francis Scott and one other full authority and power over these very same accounts that Federal Reserve hooligans are rifling through and stealing from.

Our mandate requires that we defend these accounts from all those who would attack them or steal from them.

It is clear that there has been rampant and blatant stealing from, and abuse of, these accounts ever since their inception.

On behalf of the owners of the accounts, which are guaranteed secure by the Swiss Confederation via the office of the Attorney General of Switzerland, we require that the Attorney General's office undertake a full audit and review of these accounts.

Considering UBS-AG Bank denies any approach of the mandates who own the accounts, we demand that a full audit and review of these accounts be undertaken immediately — and that no further use of these accounts be allowed by anyone until this has been done.

It is time for the Swiss Confederation to do what is needed in order to meet their international obligations.

The Swiss Confederation guaranteed the security of these accounts under the international agreements and treaties that were signed.

In the interests of honoring your own jurisdictional obligations, as assented to and agreed within International Treaties, we require the International Collateral Combined Accounts be fully audited.

We also require that the use of any of these assets be reviewed, to determine if it complies with legal entitlements. This is the only way we can determine what has been stolen — and by whom.

We are ready, willing and able to provide all the account holder codes in order to undertake a full audit and review of these accounts.

We want the whole world to know we have made this demand. Therefore, this is an open letter — to be published globally.

Faithfully,

Neil Francis Keenan

*Appointed Settlor of the Soekarno Trust,
a.k.a. International Collateral Combined*

Cc: Micheline Calmy-Rey

NEIL KEENAN UPDATE: LIENS AND CEASE & DESIST AFFIDAVITS

JUSTIFICATION: President Soekarno of Indonesia was given the legal, historic rights to the seized gold, since 85 percent of it was from Asia. This was granted in 1948, under UN Resolution MISA 81704, Operation Heavy Freedom.

Soekarno was appointed as M1, (Monetary One Controller). The entire centralized system was legally put under his disposal as Trustee. The bullion was deposited into the centralized system of the “Bank for International Settlements” by a group of Trustees that Soekarno appointed.

Shortly after US President John Kennedy signed the Green Hilton Memorial Agreement and signed his Presidential Executive Order 1110, he was assassinated by agents of the US Nazi-continuum banking cartel which, at that time, was gaining ascendancy within the Washington DC private corporation. President Soekarno was overthrown by General Suharto's Coup backed by the Cabal. The rest of his life Soekarno was under house arrest by the newly elected Suharto's Cabal regime.

Andrews Air Force Base Maryland USA Monday 24th April 1961



The Soekarno appointed Trustees formed an association now known as the Amanah, or the Mandates. After years of total frustration and deception, the Mandates have been completely unable to regain any access to their gold.

The Trustees assigned their authority over the Depositors Accounts to Neil F. Keenan.

Order to Cease and Desist Criminal Acts concerning any efforts to utilize, leverage, devalue, re-assign, rename, or otherwise change any accounts or account numbers, access codes, verification codes, or control of any or all of the private assets deriving from President Soekarno of Indonesia, for the benefit of any unauthorized third parties.

The legal actions outlined below, and the active emergence of the new BRICS/Monaco non-aligned movement, are, among other things, a long-delayed response to the G5 banking cartel's theft / misappropriation / diversion of the Kennedy/Soekarno gold reserves intended, in 1963, to recapitalize global prosperity. The huge extent of these gold reserves was detailed in the Green Hilton Memorial Agreement of 1963.

This allowed for the networking necessary to draw the international community — including the “good guys” in the Pentagon — into this fight, so justice could be served.

AMANAH'S ODYSSEY | PROFILE OF VALOR & VICTOR ©

The May 2012 filing of 12 liens against the Federal Reserve and its G7 Central Banks and constituents was a pivotal and critical legal action by Neil F. Keenan in freeing our planet.

These new liens were written by Mathew Greene and filed by Neil Keenan within the Admiralty Law system, which is extremely complicated and mysterious. These liens constitute legal arrest warrants for the Federal Reserve conspirators.

Adding to this entire criminal fraud are the phony Euros printed by the European Central Bank and in our possession in Indonesia. These notes are outright fraud and we have all the “answers” back to us from the system. These Euros have no value but were created solely as payment for the interest on the Gold from the Global Accounts.

Once submitted as frauds, the European Central Bank could be out of business. If not, Keenan intends to bring back millions of Euros and let the ECB accept them and validate them — or get out of business. This then would mean the end of the atrocity called the European Commission headed by some Eastern European mummies from Hungary (Soros' Boys).

LIEN Affidavit against the US Federal Reserve Board



United States Federal Reserve System

[Neil Keenan Affidavit and Lean Against the Federal Reserve](#)

Issued publicly on Thursday 26th April 2012. Served directly on Tuesday 15th May 2012 to Board of Governors, The Federal Reserve System, Washington DC, USA. Lien Debtor: Eric Rosengren (Boston Fed). Lien Debtor: William Dudley (New York Fed). Lien Debtor: Charles Plosser (Philadelphia Fed). Lien Debtor: Sandra Pianalto (Cleveland Fed). Lien Debtor: Jeffery Lacker (Richmond Fed). Lien Debtor: Dennis Lockhart (Atlanta Fed). Lien Debtor: Charles Evans (Chicago

Fed). Lien Debtor: James Bullard (St Louis Fed). Lien Debtor: Narayana Kocherlakota (Minneapolis Fed). Lien Debtor: Esther George (Kansas City Fed). Lien Debtor: Richard Fisher (Dallas Fed). Lien Debtor: John Williams (San Francisco Fed). Lien Debtors: "John Doe" Parties.

Board of Governors Issued Publicly: April 25, 2012 The Federal Reserve System
Served Directly: May 15, 2012 20th Street and Constitution Avenue, NW,
Washington, D.C., 20551, USA.

Affidavit of Obligation

Commercial Lien by Force of International Admiralty & Common Law Lien
Claimants:

Neil Keenan:

Keith Scott:

Via Notary Acceptor:

Eric S. Rosengren:

William Dudley:

Charles I Plosser:

Sandra Pianalto:

Lien Claimant as Settlor for Global Accounts Lien Claimant as Settlor for Global Accounts

Len Kaine, Golden Rule Society, Inc

PO Box 711, Coronado, California, 92178-0711 United States of America.

Lien Debtors:

Lien Debtor

DBA (Doing Business As):

"CEO of Federal Reserve Bank of Boston" 600 Atlantic Avenue, P.O. Box 2076 Boston,
MA 02106-2076, USA

+1- 617-973-3000

Lien Debtor

DBA (Doing Business As):

"CEO of Federal Reserve Bank of New York" 33 Liberty Street, New York, NY 10045,
USA +1-212-720-5000

Lien Debtor

DBA (Doing Business As):

"CEO of Federal Reserve Bank of Philadelphia"

10 Independence Mall, Philadelphia, PA 19106, USA +1-215-574-6000

Lien Debtor

DBA (Doing Business As):

"CEO of Federal Reserve Bank of Cleveland"

1455 East Sixth Street, Cleveland, OH 44114, USA +1-216-579-2000

Jeffrey M Lacker:

Dennis P. Lockhart:

Charles L. Evans:

James B. Bullard:

Narayana Kocherlakota:

Esther George:

Richard W. Fisher:

Lien Debtor

DBA (Doing Business As):

"CEO of Federal Reserve Bank of Richmond" 701 East Byrd Street, Richmond, VA

23219, USA +1-804-697-8000

Lien Debtor

DBA (Doing Business As):

"CEO of Federal Reserve Bank of Atlanta"

1000 Peachtree Street, NE, Atlanta, GA 30309-4470, USA +1-404-498-8500

Lien Debtor

DBA (Doing Business As):

"CEO of Federal Reserve Bank of Chicago"

230 South LaSalle Street, Chicago, IL 60604, USA +1-312-322-5322

Lien Debtor

DBA (Doing Business As):

"CEO of Federal Reserve Bank of St. Louis" 411 Locust Street, St. Louis, MO 63102,

USA +1-314-444-8444

Lien Debtor

DBA (Doing Business As):

"CEO of Federal Reserve Bank of Minneapolis" 90 Hennepin Avenue, Minneapolis, MN

55480 P.O. Box 291, Minneapolis, MN 55480-0291, USA +1-612-204-5000

Lien Debtor

DBA (Doing Business As):

"CEO of Federal Reserve Bank of Kansas City"

925 Grand Boulevard, Kansas City, MO 64198, USA +1-816-881-2000

Lien Debtor

DBA (Doing Business As):

"CEO of Federal Reserve Bank of Dallas"

AMANA'S ODYSSEY | PROFILE OF VALOR & VICTOR ©

2200 North Pearl Street, Dallas, TX 75201 P.O. Box 655906, Dallas, TX 75265-5906,
USA +1-214-922-6000

John C. Williams:
"John Doe" Parties:

Lien Debtor
DBA (Doing Business As):
"CEO of Federal Reserve Bank of San Francisco" 101 Market Street, San Francisco,
CA 94105 P.O. Box 7702, San Francisco, CA 94120, USA +1-415-974-2000

Lien Debtors
Individuals 1-20 T.B.D. (To Be Determined)

Ledgering and True Bill:

The ledger for this True Bill is based on the rate of 4% per annum of the principal
amount of leased gold which was 2,420,937,400 kilograms of pure gold the total amount
since 1961 to present is as follows:

2,420,937,400 times .04
96,837,496 per annum
96,837,496 times 51 years
4,638,791,996 kilograms of pure gold

Property assets to be returned as settlement and closure:
4,638,791,996 Kilograms of Pure Gold.

Demand is now made, without prejudice to future and further claims by Lien Claimants,
for Lien Debtors, jointly and severally, to deliver over to Lien Claimants full payment by
delivery of direct possession thereof.

Surety Collectable in Satisfaction of Claim:

Any and all accounts, bonds, securities, profits, proceeds, fixtures owned/managed by
the Federal Reserve Banks at any location and /or any Banks under control of Federal
Reserve Banks.

Context & Basis in Fundamental Doctrines: (This is a verified plain statement of natural fact)

All men and women know that the foundation of law and commerce exists in the telling
Truth as a valid statement of reality is sovereign in commerce.

An un rebutted affidavit stands as truth in commerce.

An un rebutted affidavit is acted upon as the judgement in commerce.

Guaranteed—All men shall have a remedy by the due course of law. If a remedy does not exist, or if the existing remedy has been subverted, then one may create a remedy for themselves and endow it with credibility by expressing it in their affidavit.

(Ignorance of the law might be an excuse, but it is not a valid reason for the commission of a crime when the law is easily and readily available to anyone making a reasonable effort to study the law.)

All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses; hence, governments cannot exercise the power to expunge commercial processes.

The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Hazard, because no Bond means no responsibility, means no power of Official signature, means no real corporate political power, means no privilege to operate statutes as the corporate vehicle.

The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.

Municipal corporations which include cities, counties, states and national governments have no commercial reality without bonding of the entity, its vehicle (statutes), and its effects (the execution of its rulings).

In commerce, it is a felony for the Officer of a Political/Public Office to not receive and report a Claim to its Bonding Company, and it is a felony for the agent of a Bonding Company to not pay the Claim.

If a Bonding Company does not get a malfeasant public official prosecuted for criminal malpractice within sixty (60) days then it must pay the full-face value of a defaulted Lien process (at 90 days).

Except for a Jury, it is also a fatal offense for any person, even a Judge, to impair or to expunge, without a Counter-Affidavit, any Affidavit or any commercial process based upon an Affidavit.

Judicial non-jury commercial judgments and orders originate from a limited liability entity called a municipal corporation, hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond.

A foreclosure by a summary judgment (non-jury) without a commercial bond is a violation of commercial law.

Governments cannot make unbonded rulings or statutes which control commerce, free enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.

It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully outside of or without the Court.

An official (officer of the court, policeman, etc.) must demonstrate that he/she is individually bonded in order to use a summary process.

An official who impairs, debauches, voids or abridges an obligation of contract or the effect of a commercial lien without proper cause, becomes a lien debtor and his/her property becomes forfeited as the pledge to secure the lien. Pound breach (breach of impoundment) and rescue is a felony.

It is against the law for a Judge to summarily remove, dismiss, dissolve or diminish a Commercial Lien. Only the Lien Claimant or a Jury can dissolve a commercial lien.

Notice to agent is notice to principal; notice to principal is notice to agent.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (e.g. 15 USC) and is prim-a-facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office.

Allegations & Proof by Force of Law:

By force of international Admiralty and Common Law, the following Allegations are **AFFIRMED** and thus Proven, in the event of Failure / Refusal of Response by a personally signed and certified written Answer to each and every point, demonstrating specifically described and verifiable facts to the contrary. Such proper Answer must be given to the Affiants of this Affidavit within 15 calendar days, or else the following Allegations are **PROVEN** and resulting Obligations immediately enforceable:

1. The amount of gold under contract to the Federal Reserve system is 2,420,937,400 kilograms.
2. The lease payments on this gold is payable at the rate of 4% per annum. Total owed starting in 1961 through 2012 is 4,638,791,996 kilograms of pure gold.
3. Proof of the Federal Reserve Obligation is in the form of Federal Reserve Bonds, series of 1928 and series of 1934.

4. Proof of the interest obligation is further demonstrated by the issue of international currencies that have been issued to the Holders of the Gold Accounts, but against the Federal Reserve Bonds.
5. The gold was acquired through a time when gold coin and gold bullion could not be privately owned and had to be surrendered to the State.
6. The World States combined the bullion into a single, central deposit whereby all countries would have equitable access.
7. The gold is actually owned by Governments through their Ministry of Finance.
8. In 1948, under UN Resolution MISA 81704, Operation Heavy Freedom, President Soekarno was appointed as M1. (Monetary Controller) and the entire centralized system was put under his disposal as Trustee.
9. It is deposited into the system by a group of Trustees appointed by Soekarno. These Trustees formed an association of Trustees now known as the Amanah, otherwise known as the Mandates.
10. The Mandates have assigned their authority over the accounts to Neil F. Keenan and Keith F. Scott.
11. The owners of the gold and other assets leased to the Federal Reserve system between 1928 and 1968 at a 4% per annum rental fee have never received substantive payment since 1928 until today. They have been constantly tricked and deceived.
12. All persons from several organizations of persons who consider themselves to be the global elite have illegally used these assets making fortunes for themselves or otherwise benefitting from the illegal use of these accounts. Key among these are members of:

The Committee of 300
Skull and Bones Society
The Bilderberg Society
The Trilateral Commission Committee on Foreign Relations
13. The Federal Reserve System is a privately-owned banking system and all debts of that private banking system beyond the value held in gold is the obligation of the Federal Reserve System only and is not a debt obligation of the people of the United States of America.
14. Owners, Shareholders, Directors/Executive Officers and Bonding Companies of the Federal Reserve System are deemed lien debtors collectively and severally.

Certifications Signed by Hand & Seal:

AMANA'S ODYSSEY | PROFILE OF VALOR & VICTOR ©

I, Neil Francis Keenan, certify on my own unlimited commercial liability do state that I have read the above Affidavit of Obligation and do know the contents to be true, correct, complete and not misleading, the truth, the whole truth and nothing but the truth, and do believe that the above described acts have been committed contrary to law (i.e. 18 USC 4 misprision of felony)

_____ Lien Claimant as Settlor: Neil Francis Keenan

On this date, April 25, 2012, we, the undersigned, witnessed the affixing of the above signature by Neil Francis Keenan in our presence, and he attested to the truth of this affidavit. (Signed at Plovdiv, Bulgaria.)

_____ 


Witness 1:

Frank F. Amadeo

Passport No.: 096682217

_____ Witness 2:

Stanley Hoop

Passport No.: NPK2J66P0

I, Keith Francis Scott, certify on my own full commercial liability that I have read the above affidavit and do know the contents to be true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth, and do believe that the above described acts have been committed contrary to law (i.e. 18 USC 4 misprision of felony).

_____ Lien Claimant as Settlor: Keith Francis Scott

AMANAH'S ODYSSEY | PROFILE OF VALOR & VICTOR ©

On this date, April 25, 2012, we, the undersigned, witnessed the affixing the above signature by Keith Francis Scott in our presence, and he attested to the truth of this affidavit. (Signed at Jakarta, Indonesia.)



Witness 1:

Martha Wibawa

Passport No.: A 1059331

Witness 2:

Rachmat Mulyadi

Passport No.: A1059329



**LIEN Affidavit against the Bank for International Settlements (BIS)
Basel, Switzerland.**



Bank of International Settlements "Botto" Building, Basel, Switzerland

Neil Keenan Affidavit and Lien Against Bank of International Settlements

Issued publicly on Thursday 26th April 2012. Served directly on Tuesday 15th May 2012 to Jaimie Caruana, General Manager, Bank for International Settlements, Basel, Switzerland. Lien Debtor: Jaimie Caruana. Lien Debtor: Hervé Hannoun. Lien Debtors: "John Doe" Parties.

Jaimie Caruana – General Manager Issued Publicly: April 26, 2012 Bank for International Settlements (BIS) Served Directly: May 15, 2012 Centralbahnplatz 2 CH-4002 Basel, Switzerland

Affidavit of Obligation
Commercial Lien by Force of International Admiralty & Common Law

Neil Keenan:
Keith Scott:
Via Notary Acceptor:

Jaimie Caruana:
Hervé Hannoun:
"John Doe" Parties:

Lien Claimants:

Lien Claimant as Settlor for Global Accounts Lien Claimant as Settlor for Global Accounts

Len Kaine, Golden Rule Society, Inc
PO Box 711, Coronado, California, 92178-0711 United States of America.

Lien Debtors:

Lien Debtor
DBA (Doing Business As):
"General Manager of Bank for International Settlements" Centralbahnplatz 2, CH-4002 Basel, Switzerland.

Lien Debtor
DBA (Doing Business As):
"Deputy General Manager of BIS" Central bahn platz 2, CH-4002 Basel, Switzerland.

Lien Debtors
Individuals 1-1000 T.B.D. (To Be Determined)

Ledgering and True Bill:

The ledger for this True Bill is based upon Notes and/or Bonds that were caused to be issued by Central Banks, and were ACCEPTED FOR VALUE in good faith by Lien Claimant. Lien Claimant requires they be RETURNED FOR VALUE.

It has been the responsibility of the Bank for International Settlements (BIS) to ensure their member Central Banks made proper payment to the Lien Claimants.

Instead, since 1930, all lease payments as promised have been issued in paper form of Bank notes and Bonds, which Lien Debtor has failed to honor since 1930.

Further the ledger for this True Bill is based on losses and damages to the Lien Claimants, including exemplary and punitive damages caused by collusion and conspiracy of the Bank for International Settlements -- who have conspired and colluded with other Lien Debtors.

Claim for resulting damages and losses, payable in substantive value:

Fifty Trillion US Dollars (\$50,000,000,000,000 USD)

Demand is now made, without prejudice to future and further claims by Lien Claimants, for Lien Debtors, jointly and severally, to deliver over to Lien Claimants full payment thereof in value of substance.

Surety Collectable in Satisfaction of Claim:

Any and all accounts, bonds, securities, profits, proceeds, fixtures, assets owned / managed by the Bank for International Settlements (BIS) at any location, and /or at any Banks under control of Bank of Japan.

Context & Basis in Fundamental Doctrines: (This is a verified plain statement of natural fact)

All men and women know that the foundation of law and commerce exists in the telling of the truth, the whole truth, and nothing but the truth.

Truth, as a valid statement of reality, is sovereign in commerce.

An un rebutted affidavit stands as truth in commerce.

An un rebutted affidavit is acted upon as the judgment in commerce.

Guaranteed—All men shall have a remedy by the due course of law. If a remedy does not exist, or if the existing remedy has been subverted, then one may create a remedy for themselves – and endow it with credibility by expressing it in their affidavit.

(Ignorance of the law might be an excuse, but it is not a valid reason for the commission of a crime when the law is easily and readily available to anyone making a reasonable effort to study the law.)

All corporate government is based upon Commercial Affidavits, Commercial Contracts,

Commercial Liens and Commercial Distresses. Hence, governments cannot exercise the power to expunge commercial processes.

The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Hazard.

No Bond means no responsibility, means no power of Official signature, means no real corporate political power, and means no privilege to operate statutes as the corporate vehicle.

The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.

AMANAHA'S ODYSSEY | PROFILE OF VALOR & VICTOR ©

Municipal corporations, which include cities, counties, states and national governments, have no commercial reality without bonding of the entity, its vehicle (statutes), and its effects (the execution of its rulings).

In commerce, it is a felony for the Officer of a Political/Public Office to not receive and report a Claim to its Bonding Company -- and it is a felony for the agent of a Bonding Company to not pay the Claim.

If a Bonding Company does not get a malfeasant public official prosecuted for criminal malpractice within sixty (60) days, then it must pay the full-face value of a defaulted Lien process (at 90 days.)

Except for a Jury, it is also a fatal offense for any person, even a Judge, to impair or to expunge, without a Counter-Affidavit, any Affidavit or any commercial process based upon an Affidavit.

Judicial non-jury commercial judgments and orders originate from a limited liability entity called a municipal corporation – hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond.

A foreclosure by a summary judgment (non-jury) without a commercial bond is a violation of commercial law.

Governments cannot make unbonded rulings or statutes which control commerce, free-enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.

It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully, outside of or without the Court.

An official (officer of the court, policeman, etc.) must demonstrate that he/she is individually bonded in order to use a summary process.

An official who impairs, debauches, voids or abridges an obligation of contract, or the effect of a commercial lien without proper cause, becomes a lien debtor -- and his/her property becomes forfeited as the pledge to secure the lien. Pound breach (breach of impoundment) and rescue is a felony.

It is against the law for a Judge to summarily remove, dismiss, dissolve or diminish a Commercial Lien. Only the Lien Claimant or a Jury can dissolve a commercial lien.

Notice to agent is notice to principal; notice to principal is notice to agent.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS: All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company, the policy number of the bond,

and, if required, a copy of the policy describing the bonding coverage of their specific job performance.

Failure to provide this information constitutes corporate and limited liability insurance fraud (e.g. 15 USC), and is prim-a-facie evidence and grounds to impose a lien upon the official, personally, to secure their public oath and service of office.

Allegations & Proof by Force of Law:

By force of international Admiralty and Common Law, the following Allegations are AFFIRMED and thus Proven, in the event of Failure / Refusal of Response by a personally signed and certified written Answer to each and every point, demonstrating specifically described and verifiable facts to the contrary. Such proper Answer must be given to the Affiants of this Affidavit within 15 calendar days, or else the following Allegations are PROVEN and resulting Obligations immediately enforceable:

1. The amount of gold under lease contract to the Federal Reserve System through the Bank for International Settlements is 2,420,937,400 kilograms.
2. The lease payments on this gold is payable at the rate of 4% per annum. The total owed, starting in 1961 through 2012, is 4,638,791,996 kilograms of pure gold.
3. Proof of the Federal Reserve Obligation is in the form of Federal Reserve Bonds, series of 1928 and series of 1934, which have been issued at various times between 1934 and 2012.
4. Proof of the interest obligation is further demonstrated by the issue of international currencies that have been issued to the Holders of the Gold Accounts, but against the Federal Reserve Bonds.

These international currencies, by virtue of a criminal conspiracy devised by Central Banks that are members of the Bank for International Settlements, have been blocked to prevent the Lien Claimant from recovering leasing payments owed from the gold they committed into the Bank for International Settlements -- which is the Central Bank for the Central Banking System.

5. The gold was acquired through a time when gold coin and gold bullion could not be privately owned, and had to be surrendered to the State.

The States then combined the gold into an international gold pool, to be used by Ministries of Finance in each country on an equitable basis -- thus ensuring a greater probability of peace and security within the world, and greater economic stability.

However, instead of the gold being used as per agreements between the Nations, the Bank for International Settlements has conspired with Central banks and Commercial banks to use these assets outside legal authority -- and contrary to law.

6. The World States (as per 8 below) combined the bullion into a single, central deposit, whereby all countries would have equitable access through their Ministries of Finance, not their Central Banks.

7. The gold registered in the Bank for International Settlements is actually owned by Governments deposited by the Amanah members (The Mandates) on behalf of the combined Ministries of Finance, but is available to Central Banks for underwriting purposes, subject to approval of the Owners through the Lien Claimant.

8. In 1948, under UN Resolution MISA 81704, Operation Heavy Freedom, President Soekarno was appointed as M1, (Monetary Controller), and the entire centralized system was put under his disposal as Trustee.

9. The bullion is deposited into the centralized system by a group of Trustees appointed by Soekarno. These Trustees formed an association of Trustees now known as the Amanah, otherwise known as the Mandates.

10. The Mandates have assigned their authority over the accounts to Neil F. Keenan and Keith F. Scott.

11. The owners of the gold and other assets leased to the Federal Reserve System / Central banks between 1928 and 1968, at a 4% per annum rental fee, have never received substantive payment since 1928 until today.

They have been constantly tricked and deceived by Central Banks, who have the obligation to pay for the leases of the gold back to the Ministries of Finance through the Amanah.

12. All persons from several organizations of persons who consider themselves to be the global elite have illegally used these assets, making fortunes for themselves or otherwise benefitting from the illegal use of these accounts.

This illegal use of the gold has been extensive, and very damaging to Lien Claimant. This damage was caused by the Lien Debtor, who engaged in many conspiracies to allow and even assist in cheating the Lien Claimant.

13. The Federal Reserve System/ Bank for International Settlements are part of the privately-owned Central Banking system. All debts of that private banking system, beyond the value held in gold, is the obligation of that Central Banking System only -- and is not a debt obligation of the people of the United States of America.

14. The Bank of England / City of London / House of Rothschild are the primary owners and controllers of the Federal Reserve System, who act as the actual principals of the Banks that own the Bank for International Settlements.

15. The New York Federal Reserve, for all practical purposes, is the lynch-pin by which the Bank of England, together with its partners -- the Rothschild Banks of London and Berlin; Lazard Brothers Banks of Paris; Israel Moses Seif Banks of Italy; Warburg Bank of Hamburg and Amsterdam; Kuhn, Loeb Bank of New York; Chase Manhattan; and Goldman, Sachs of New York -- provides an international mechanism by which the international bankers execute their plans of Global Domination.

The Bank for International Settlements is an integral part of this conspiracy.

16. The Owners, Shareholders, Directors/Executive Officers and Bonding Companies of the Bank for International Settlements are deemed lien debtors, collectively and severally.

17. The Bank for International Settlements has tolerated, allowed and participated in malfeasance and the abuse of Lien Claimants, resulting in over 50 years of accumulated losses to Lien Claimant.

18. For gold leased through the Bank for International Settlements, Central Banks have caused to be printed and issued Bank Notes and Bonds, which were given as evidence of the debt obligations of these Banks. These Notes and Bonds were accepted for value in good faith by the Lien Claimant, to be returned to issuing banks for settlement and closure.

19. The Bank for International Settlements member Central Banks have failed to redeem for value any of these Bank Notes and or Bonds that are due and payable in substance on presentment.

20. The Lien Claimant requires satisfaction and payment of damages from Bank for International Settlements, who have helped orchestrate and participate in innumerable detrimental acts against the accounts of the Lien Claimant.

Certifications Signed by Hand & Seal:

I, Neil Francis Keenan, certify on my own unlimited commercial liability that I have read the above Affidavit of Obligation and do know the contents to be true, correct, complete and not misleading, the truth, the whole truth and nothing but the truth, and do believe that the above described acts have been committed contrary to law (i.e. 18 USC 4 misprision of felony).

_____ Lien Claimant as Settlor: Neil Francis Keenan

On this date, the 26th day of April, 2012, we, the undersigned, witnessed the affixing the above signature by Neil Francis Keenan in our presence, and he attested to the truth of this affidavit. (Signed at Plovdiv, Bulgaria.)



Witness 1:

Frank F. Amadeo
Passport No.: 096682217


Witness 2:

Stanley Hoop
Passport No.: NPK2J66P0

I, Keith Francis Scott, certify on my own full commercial liability that I have read the above affidavit and do know the contents to be true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth, and do believe that the above described acts have been committed contrary to law (i.e. 18 USC 4 misprision of felony).

Lien Claimant as Settlor Keith Francis Scott

On this date, April 17, 2012, we, the undersigned, witnessed the affixing the above signature by Keith Francis Scott in our presence -- and he attested to the truth of this affidavit. (Signed at Jakarta, Indonesia.)



Witness 1:

Martha Wibawa
Passport No.: A 1059331

Witness 2:

Rachmat Mulyadi
Passport No.: A1059329

AMANAHA'S ODYSSEY | PROFILE OF VALOR & VICTOR ©

Served Upon the Following Entities and their Executives: Union Bank of Switzerland (UBS) Bank for International Settlements (BIS) ORDER TO CEASE & DESIST CRIMINAL ACTS Under penalty of enforcement of the lawful rights, powers and authorities detailed in this Order, enforceable on national and international law enforcement and national and international security levels of all countries involved, on the basis of applicable laws as applied to the facts supported by evidence, you are hereby formally served this legal and binding Order to Cease & Desist certain highly illegal and criminal activities.

Official criminal complaints to numerous agencies on various high levels in multiple countries are already being actively prepared by qualified legal counsel with veteran law enforcement and national security consultants, to be filed imminently. In the event of your failure or refusal to deliver to us convincing formal written assurance and binding commitment to comply with this Order, by reply within 3 banking days, then such criminal complaints will be filed.

Although specific laws of the United States are referenced here as having effect and jurisdiction in this matter, you are hereby WARNED that similar and analogous criminal laws of all related countries based upon the same fundamental legal doctrines also apply, and are equally enforceable.

Immediate Demand Under Force of Law Based upon information obtained from credible and reliable confidential sources, we have reason to believe that your organization, its responsible executives and also employees, have begun preparation and/or implementation of certain highly criminal actions that are the subject of this Order.

We hereby lawfully demand that you immediately CEASE & DESIST from any and all of the following acts, courses of action, and planning or preparation for acts of misconduct that are in clear, direct, flagrant and indefensible violation of established and enforceable criminal laws:

- Any efforts to alter, conceal, modify, replace or otherwise change legal access to and control over assets (gold deposits and derivative rights arising therefrom) of private ownership deriving from President Soekarno of Indonesia, in breach of documented fiduciary obligations of UBS as bound to secure and protect such private ownership, and in violation of UBS obligations under international treaties established in 1960 and 1961, and reaffirmed in 1963 and 1966.
- Any efforts to utilize, leverage, borrow against, devalue, re-assign, rename, or otherwise change any accounts or account numbers, access codes, verification codes, or control of any or all of the private assets deriving from President Soekarno of Indonesia, for the benefit of any unauthorized third parties.
- Any efforts to in any way diminish or undermine the legal and binding exclusive authority of Keith F. Scott and Neil F. Keenan, on behalf of the true beneficial owners of the accounts and lawful owners of the assets and rights thereto contained therein, as

the duly appointed Settlers of the Soekarno Trust by legal power of attorney from the direct original heirs of the Trust. Legal Basis for Demand Order The above-listed actions, which you are hereby demanded to Cease & Desist, presently do and/or would constitute severe violations of the following US criminal laws (and also their corresponding equivalent laws of Switzerland and other countries):

- Abusing any apparent legal authority or “color of law” to deprive any person of any rights under a sovereign Constitution or any other laws (18 USC 242).
- Conspiring to violate or interfere with any rights under the Constitution or other laws, by injury (including property loss), oppression, threat or intimidation (18 USC 241).
- “Racketeering” (organized crime) as interference with commerce under color of official authority (18 USC 1951(a), 1951(b)(2), (Chapter 95)), or conspiring for racketeering (18 USC 1951(a)). · “Racketeering”, by patterns of bribery or extortion, or related to financial institutions (18 USC 1961(1)(a)).
- Retaliation against a victim or witness (18 USC 1513(e)(1)), or conspiring for retaliation (18 USC 1513(e)(2)).
- Tampering with victims or witnesses by intimidation or misleading conduct, to interfere with reporting crimes to law enforcement (18 USC 1512(b)).
- Bribe taking as official conflict of interest for anything of value including indirect or promised future benefits (18 USC 201(b)(2)).
- Fraud by exceeding authorized access to any computer to obtain anything of value (18 USC 1030(a)(4)), or trafficking in any password or access code for a computer that affects interstate or foreign commerce (18 USC 1030(a)(6)(b)), and with any computer used by or for a financial institution, “including a computer located outside the US that... affects interstate or foreign commerce of the US”. (18 USC 1030(e)(2)).
- Fraudulent making of any false entry or transaction in any banking institution including a foreign bank that would injure any organization, company or individual (18 USC 1005).
- Fraud or devising any means to defraud, or seeking to obtain money or property by false pretenses or misrepresentation, by any “wire” (telephone or internet) transmission in interstate or foreign commerce (18 USC 1343).
- Fraud or attempted fraud to obtain any funds or assets under custody or control of a financial institution by false pretenses or misrepresentation (18 USC 1344).
- Conspiracy or attempt to commit any fraud, subject to same penalties and punishment as for the primary offense (18 USC 1349). Evidentiary Basis for Demand Order Claimants are in physical possession of originals, and multiple notarized copies (in multiple locations) having the same legal force and effect as the originals, of a large

AMANAHA'S ODYSSEY | PROFILE OF VALOR & VICTOR ©

collection of documentary evidence meeting all relevant standards of admissibility under federal rules of evidence for courts and law enforcement.

Below are only limited and partial references to some of that large body of solid evidence, that forms the basis for the present demand Order and all related enforcement actions: US Federal Jurisdiction over Present Case It is a legal fact that Union Bank of Switzerland was additionally bound as a third-party fiduciary trustee conservator of the original Soekarno gold deposit assets, as a ratifying signatory to the Green Hilton Memorial Agreement (Geneva, 1963 and 1966) signed as a binding treaty between President of the United States of America, John F. Kennedy and President Soekarno of Indonesia (and documented owner of the assets) (photographic documentary evidence attached).

Violation of the commercial, legal and financial rights and interests of the original (and current) true owners as signatories to that treaty with the President of the United States is thereby subject to US jurisdiction, as a violation of a direct fiduciary obligation to the United States of America itself. One of the authorized Power of Attorney Settlers of the true original and beneficial owners of the assets is Neil Keenan, as evidenced by the notarized Full Power of Attorney by Bayu Soekarno Putra on January 30, 2012 (photographic documentary evidence attached).

It is a legal fact that Neil Keenan is a United States citizen, as evidenced by his previous US Passport No. Z-8205672, issued December 18, 2000 (photographic documentary evidence attached). Violation of his commercial, legal and financial rights and interests (both as principal and/or proxy) is thereby subject to US jurisdiction, as a violation of US federal laws. US Foreign Jurisdiction over Criminal Violations For violations of federal criminal laws of the United States, US federal authorities have jurisdiction to serve summons upon foreign witnesses and take possession of foreign evidence (28 USC 1783), and to initiate and assist in arrests of all violators in cooperation with foreign law enforcement agencies (22 USC 2291(c)(2)).

When the crimes undermine US sovereignty or its constitution (10 USC 502(a)), US authorities may also assign military forces from its Embassy and/or other facilities in the host country to seize evidence and make arrests together with foreign law enforcement (US AFM 3-07, Ch.6). The present situation, caused by your own intentions, preparations and/or actions that we have detected, is already solidly positioned to escalate into devastating liabilities and penalties for your organization(s) and all participating individuals therein, on an unprecedented level that your legal counsels or legal department(s) will be unqualified to handle and unable to effectively defend against.

THEREFORE: CEASE & DESIST, AND GIVE BINDING WRITTEN REPLY
IMMEDIATELY _____

Settlor of Trust - Lien Claimant Settlor of Trust –
Lien Claimant Keith Francis SCOTT Neil Francis KEENAN Issued and Served: May 14,
2012

Cease and Desist Order to the Union Bank of Switzerland (UBS) and the Bank for International Settlements



Union Bank of Switzerland and Bank of International Settlements

[Neil Keenan Cease and Desist UBS-BIS and Evidence](#)

Served Upon the Following Entities and their Executives:

Union Bank of Switzerland (UBS) Bank for International Settlements (BIS)

ORDER TO CEASE & DESIST CRIMINAL ACTS

Under penalty of enforcement of the lawful rights, powers and authorities detailed in this Order, enforceable on national and international law enforcement and national and international security levels of all countries involved, on the basis of applicable laws as applied to the facts supported by evidence, you are hereby formally served this legal and binding Order to Cease & Desist certain highly illegal and criminal activities.

Official criminal complaints to numerous agencies on various high levels in multiple countries are already being actively prepared by qualified legal counsel with veteran law enforcement and national security consultants, to be filed imminently. In the event of your failure or refusal to deliver to us convincing formal written assurance and binding commitment to comply with this Order, by reply within 3 banking days, then such criminal complaints will be filed.

Although specific laws of the United States are referenced here as having effect and jurisdiction in this matter, you are hereby WARNED that similar and analogous criminal laws of all related countries based upon the same fundamental legal doctrines also apply, and are equally enforceable.

Immediate Demand Under Force of Law

Based upon information obtained from credible and reliable confidential sources, we have reason to believe that your organization, its responsible executives and also employees, have begun preparation and/or implementation of certain highly criminal actions that are the subject of this Order.

We hereby lawfully demand that you immediately **CEASE & DESIST** from any and all of the following acts, courses of action, and planning or preparation for acts of misconduct that are in clear, direct, flagrant and indefensible violation of established and enforceable criminal laws:

- Any efforts to alter, conceal, modify, replace or otherwise change legal access to and control over assets (gold deposits and derivative rights arising therefrom) of private ownership deriving from President Soekarno of Indonesia, in breach of documented fiduciary obligations of UBS as bound to secure and protect such private ownership, and in violation of UBS obligations under international treaties established in 1960 and 1961, and reaffirmed in 1963 and 1966.
- Any efforts to utilize, leverage, borrow against, devalue, re-assign, rename, or otherwise change any accounts or account numbers, access codes, verification codes, or control of any or all of the private assets deriving from President Soekarno of Indonesia, for the benefit of any unauthorized third parties.
- Any efforts to in any way diminish or undermine the legal and binding exclusive authority of Keith F. Scott and Neil F. Keenan, on behalf of the true beneficial owners of the accounts and lawful owners of the assets and rights thereto contained therein, as the duly appointed Settlers of the Soekarno Trust by legal power of attorney from the direct original heirs of the Trust.

Legal Basis for Demand Order

The above-listed actions, which you are hereby demanded to Cease & Desist, presently do and/or would constitute severe violations of the following US criminal laws (and also their corresponding equivalent laws of Switzerland and other countries):

- Abusing any apparent legal authority or “color of law” to deprive any person of any rights under a sovereign Constitution or any other laws (18 USC 242).
- Conspiring to violate or interfere with any rights under the Constitution or other laws, by injury (including property loss), oppression, threat or intimidation (18 USC 241).
- “Racketeering” (organized crime) as interference with commerce under color of official authority (18 USC 1951(a), 1951(b)(2), (Chapter 95)), or conspiring for racketeering (18 USC 1951(a)).
- “Racketeering”, by patterns of bribery or extortion, or related to financial institutions (18 USC 1961(1)(a)).
- Retaliation against a victim or witness (18 USC 1513(e)(1)), or conspiring for retaliation (18 USC 1513(e)(2)).

- Tampering with victims or witnesses by intimidation or misleading conduct, to interfere with reporting crimes to law enforcement (18 USC 1512(b)).
- Bribe taking as official conflict of interest for anything of value including indirect or promised future benefits (18 USC 201(b)(2)).
- Fraud by exceeding authorized access to any computer to obtain anything of value (18 USC 1030(a)(4)), or trafficking in any password or access code for a computer that affects interstate or foreign commerce (18 USC 1030(a)(6)(b)), and with any computer used by or for a financial institution, "including a computer located outside the US that... affects interstate or foreign commerce of the US". (18 USC 1030(e)(2)).
- Fraudulent making of any false entry or transaction in any banking institution including a foreign bank that would injure any organization, company or individual (18 USC 1005).
- Fraud or devising any means to defraud, or seeking to obtain money or property by false pretenses or misrepresentation, by any "wire" (telephone or internet) transmission in interstate or foreign commerce (18 USC 1343).
- Fraud or attempted fraud to obtain any funds or assets under custody or control of a financial institution by false pretenses or misrepresentation (18 USC 1344).
- Conspiracy or attempt to commit any fraud, subject to same penalties and punishment as for the primary offense (18 USC 1349).

Evidentiary Basis for Demand Order

Claimants are in physical possession of originals, and multiple notarized copies (in multiple locations) having the same legal force and effect as the originals, of a large collection of documentary evidence meeting all relevant standards of admissibility under federal rules of evidence for courts and law enforcement. Below are only limited and partial references to some of that large body of solid evidence, that forms the basis for the present demand Order and all related enforcement actions:

US Federal Jurisdiction over Present Case

It is a legal fact that Union Bank of Switzerland was additionally bound as a third-party fiduciary trustee conservator of the original Soekarno gold deposit assets, as a ratifying signatory to the Green Hilton Memorial Agreement (Geneva, 1963 and 1966) signed as a binding treaty between President of the United States of America, John F. Kennedy and President Soekarno of Indonesia.

Violation of the commercial, legal and financial rights and interests of the original (and current) true owners as signatories to that treaty with the President of the United States is thereby subject to US jurisdiction, as a violation of a direct fiduciary obligation to the United States of America itself.

One of the authorized powers of attorney Settlers of the true original and beneficial owners of the assets is Neil Keenan, as evidenced by the notarized Full Power of Attorney by Bayu Soekarno Putra on January 30, 2012 (photographic documentary

evidence attached). It is a legal fact that Neil Keenan is a United States citizen, as evidenced by his previous US Passport No. Z-8205672, issued December 18, 2000 (photographic documentary evidence attached). Violation of his commercial, legal and financial rights and interests (both as principal and/or proxy) is thereby subject to US jurisdiction, as a violation of US federal laws.

US Foreign Jurisdiction over Criminal Violations

For violations of federal criminal laws of the United States, US federal authorities have jurisdiction to serve summons upon foreign witnesses and take possession of foreign evidence (28 USC 1783), and to initiate and assist in arrests of all violators in cooperation with foreign law enforcement agencies (22 USC 2291(c)(2)). When the crimes undermine US sovereignty or its constitution (10 USC 502(a)), US authorities may also assign military forces from its Embassy and/or other facilities in the host country to seize evidence and make arrests together with foreign law enforcement.

The present situation, caused by your own intentions, preparations and/or actions that we have detected, is already solidly positioned to escalate into devastating liabilities and penalties for your organization(s) and all participating individuals therein, on an unprecedented level that your legal counsels or legal department(s) will be unqualified to handle and unable to effectively defend against.

THEREFORE: CEASE & DESIST, AND GIVE BINDING WRITTEN REPLY IMMEDIATELY

The image shows two handwritten signatures in blue ink. The signature on the left is 'Neil Keenan' and the signature on the right is 'Keith Francis Scott'. Both signatures are written in a cursive, flowing style.

Keith Francis SCOTT

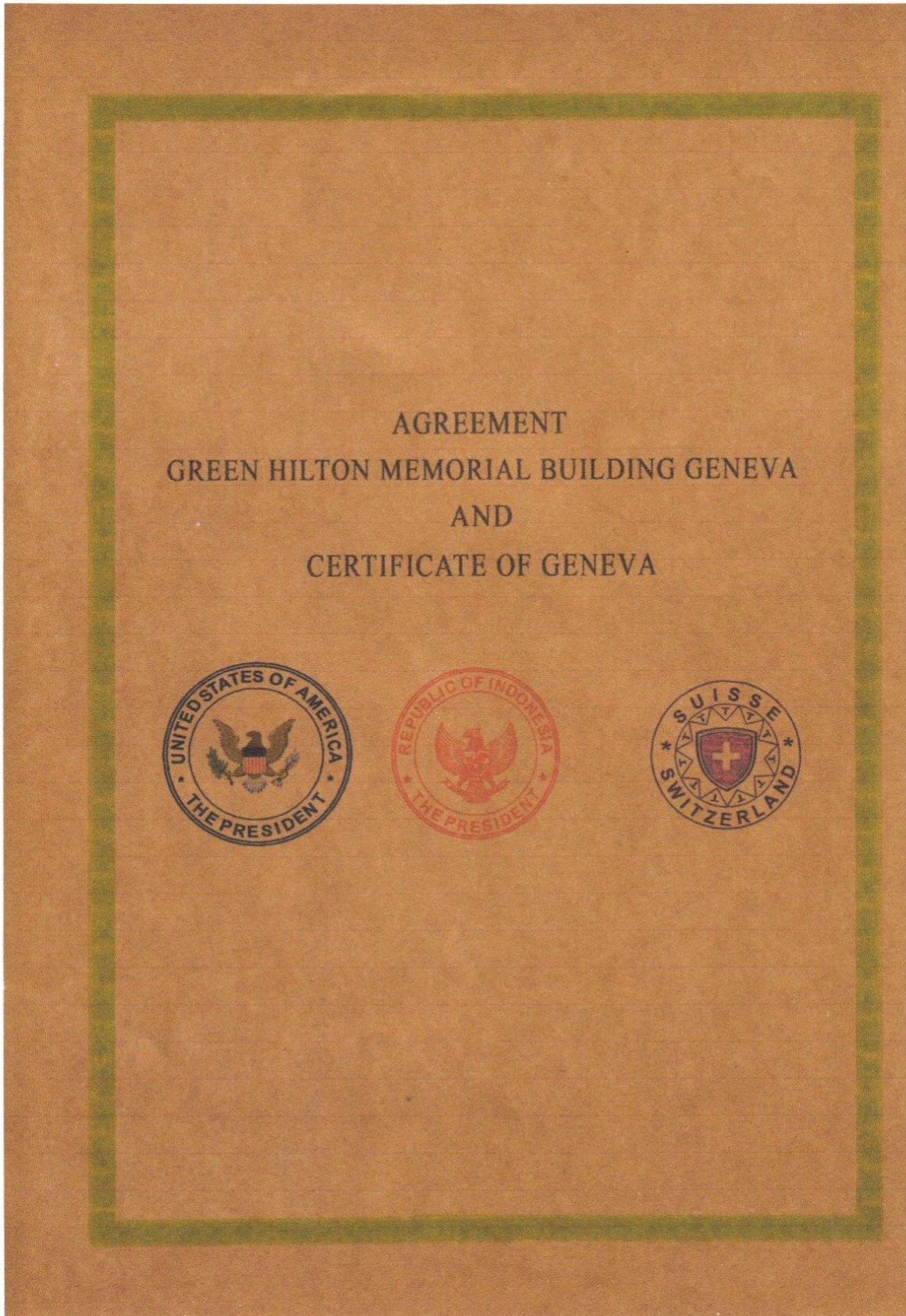
Settlor of Trust - Lien Claimant

Neil Francis KEENAN

Settlor of Trust – Lien Claimant

Issued and Served: May 14, 2012







STATEMENT

It is agreed understood that there is the ownership on good, precious metal with legal receipt and consistence with current law. Therefore each of us agrees to protect and understand the ownership saved in Union Bank of Switzerland. All of them are saved in a code and the present receipt is consistent with shipping an ownership receipts of Union Banking of Switzerland according to the present receipt, personal ownership, and I have agreed persons who could represent the ownership.

1. Mr. Soewarno
2. Mrs. Sarinah
3. Mr. Chaerul Fathollah

Because in this certificate, there is the mentioned names also their signs are in the certificate.

And parties participating in controlling and protecting this ownership :

- | | |
|------------------------|-------------------------|
| 1. Mr. John F. Kennedy | - United States |
| 2. Mr. William Vouker | - Swiss Stated and Bank |
| 3. Mr. Huges Scoot | - United States |

While the bank related parties are as follows :

1. Mr. Hansen Groob
2. Mr. Disson Bisle
3. Mr. Russel TS
4. Mr. Dehol Alcony

All of them agreeing and understanding and responsible for the following certificates :

1. Ownership on name of Soewarno
2. Ownership on name of Sarinah
3. Ownership on name of Chaerul Fathollah

There are receipt of ownership which they save in Union Bank of Switzerland.



Switzerland, November 14th 1965

William Vouker
William Vouker



Soewarno
Soewarno



AGREEMENT

Each of them in which their names are written down, and they have signed it, it means that they have agreed that:

1. If all certificate above are lost of there are conscious elements according to with meanings it becomes a legal ownership
2. Furthermore if one of the name related to this agreement is died than automatically the final older of agreement may overtake the name of ownership Legally.
3. All parties written down in this agreement into the holder of this agreement if the related is still life.

This all of us agree that if the mentioned above is a master of all ownership receipt and this letter applies to the statement above.



John F. Kennedy



Soekarno



William Vouker



Agreement

Considering this statement, which was written and signed in November, 12th 1963 while the new certificate was valid in 1965 for all the ownership, than the following total volumes were just obtained,


- | | |
|------------------|--------------------|
| 1. 320,000 Kgs | 10. 1,000,000 Kgs |
| 2. 395,000 Kgs | 11. 270,000 Kgs |
| 3. 1,300,000 Kgs | 12. 24,000 Kgs |
| 4. 4,570,000 Kgs | 13. 99,800 Kgs |
| 5. 4,750,000 Kgs | 14. 420,000 Kgs |
| 6. 31,000 Kgs | 15. 73,000 Kgs |
| 7. 88,900 Kgs | 16. 17,854,000 Kgs |
| 8. 279,000 Kgs | 17. 24,875,000 Kgs |
| 9. 809,000 Kgs | |

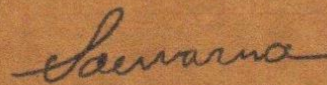
Agreed by :


Mr. William Vouker

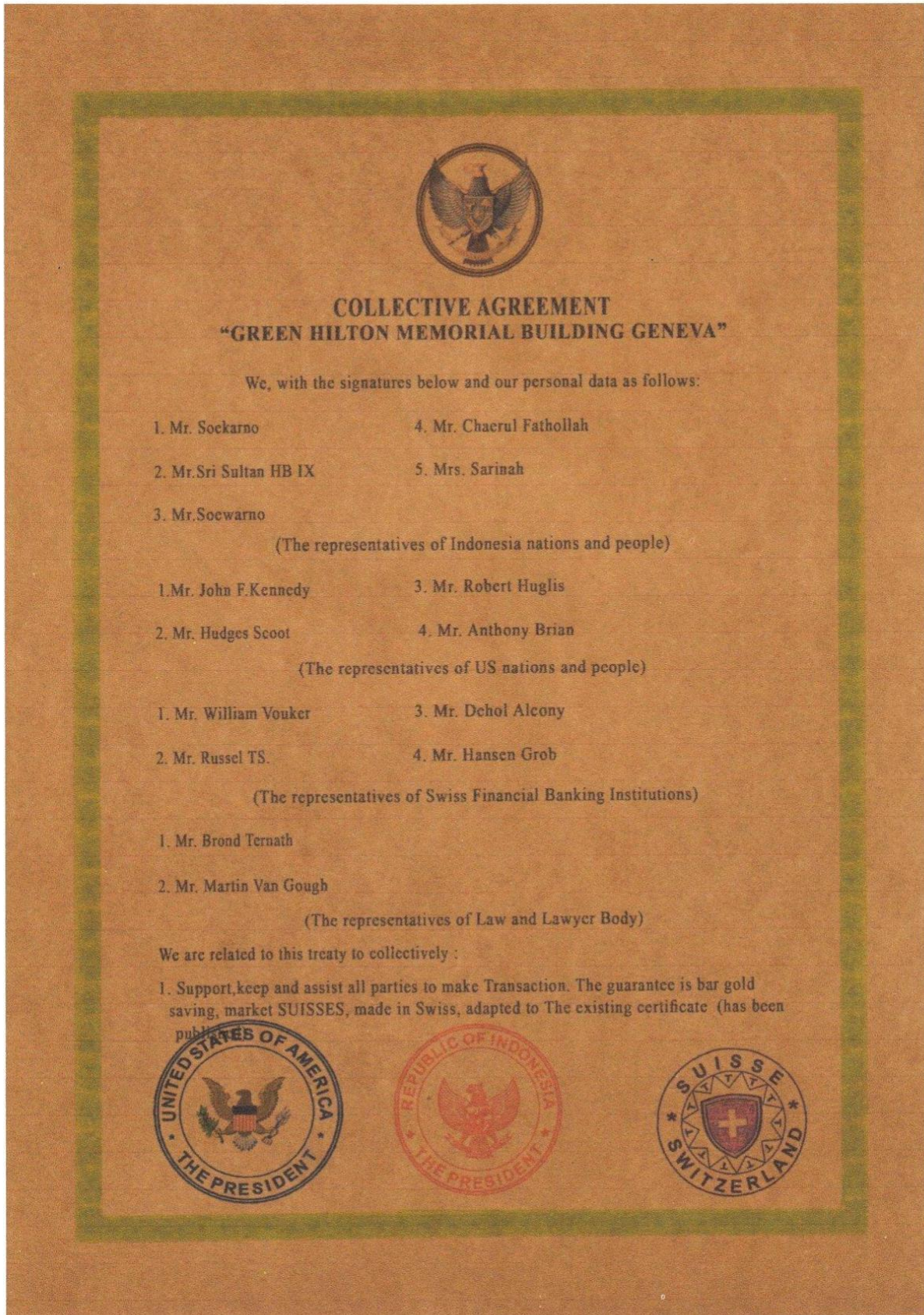

Mr. John F. Kennedy

Approved by :


Mr. Soekarno


Mr. Soewarno







2. That the whole guarantee is kept in Swiss since the receipt and certificates were issued.
3. That the guarantee is also supported and completed by several documents as follows:
 - Receipt
 - Shipment application
 - Billion card
 - Master key
 - Master document
 - Guarantee metal per certificate
 - Official issued blank of name changing

Also, the letter of attorney has been published by Mr Soekarno for the following persons:

1. Soewarno, whose code is Satya Dharma
2. Chaerul Fathollah, whose code is Suring Pati
3. Sarinah, whose code is Lady of Roses
- The president as a proof of relation to US concerning this ownership

in this paper, we know that this asset/guarantee ownership, based on the certificates issued by UBS (Union Bank of Switzerland), is private ownership.

Furthermore, we agree that, if a political chaos takes place, resulting in lost ownership receipt that has been issued by UBS (Union Bank of Switzerland), then we approve this Treaty Receipt for a bulletin as legal substitute.

In this case, the concerned bank can may not break it. And, if it is necessary to change ownership name of the ownership receipt, then this legal treaty, the ownership is illegal and improper according to the current law.

We, who signed this treaty, agree to name it as :






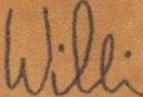
OWNERSHIP FOR NAME OF


- Mr. Soekarno
 - Mr. Soewarno
- all of them are in Zurich

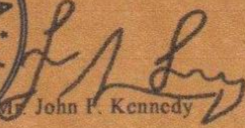
Certificate No.	Signature Time	Quantity
1. B.S. Certificate No.61142707 R.S.707199 issued August, 6 th 1966		17,000 kgs
2. B.S. Certificate No.61142707 R.S.707199 issued August, 6 th 1966		18,000 kgs
3. B.S. Certificate No.61142707 R.S.707199 issued August, 6 th 1966		19,000 kgs
4. B.S. Certificate No.61142707 R.S.707199 issued August, 6 th 1966		71,000 kgs
5. B.S. Certificate No.61142707 R.S.707199 issued August, 6 th 1966		72,000 kgs
6. B.S. Certificate No.61142707 R.S.707199 issued August, 6 th 1966		75,000 kgs
7. B.S. Certificate No.61142707 R.S.707199 issued August, 6 th 1966		90,000 kgs
8. B.S. Certificate No.61142707 R.S.707199 issued August, 6 th 1966		91,000 kgs
9. B.S. Certificate No.61142707 R.S.707199 issued August, 6 th 1966		135,000 kgs
10. B.S. Certificate No.61142707 R.S.707199 issued August, 6 th 1966		365,000 kgs
11. B.S. Certificate No.29740 August, 6 th 1966		42,000 kgs
12. B.S. Certificate No.Code J.K. 893R.C.77.K.L.RC 192 IND August, 6 th 1966		45,000 kgs




13.B.S. Certificate No.4573 August, 6 th 1966	70,000 kgs
14.B.S. Certificate No.47098 C.August, 6 th 1966	175,000 kgs
15.B.S. Certificate No.454045 bt.21075.FAL.80270114 R.C.710727029 October 7 th 1967	980,000 kgs
16.B.S. Certificate No.78021189C.H 707 FAL.8027114 R.C.710727029 June 9 th 1966	5,740,000 kgs
17.B.S. Certificate No.78021189C.H 707 FAL.8027114 R.C.710727029 June 10 th 1966	5,740,000 kgs
18.B.S. Certificate No.78021189C.H 707 FAL.8027114 R.C.710727029 Issued June 11 th 1966	7,450,000 kgs
19.B.S. Certificate No.78021189C.H 707 FAL.8027114 R.C.710727029 Issued June 12 th 1966	7,540,000 kgs

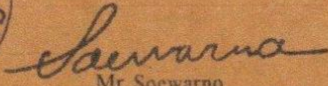

 Mr. William Vouker




 Mr. John F. Kennedy


 Mr. Sockarno

Approved by :


 Mr. Socwarno




OWNERSHIP FOR NAME OF

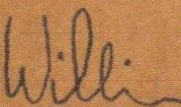
- Mr. Soekarno
 - Mrs. Sarinah
- all of them are in Basel


Consisting of :

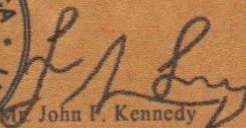
Certificate No.	Signature Time	Quantity
1. B.S. Certificate No.18 issued June 8 th 1965		18,000 kgs
2. B.S. Certificate No.19 issued June 9 th 1965		19,000 kgs
3. B.S. Certificate No.20 issued June 10 th 1965		45,000 kgs
4. B.S. Certificate No.21 issued June 11 th 1965		178,000 kgs
5. B.S. Certificate No.22 issued June 12 th 1965		1,945,000 kgs
6. B.S. Certificate No.23 issued June 13 th 1965		19,450,000 kgs
7. B.S. Certificate No.24 issued July 5 th 1965		473,000 kgs
8. B.S. Certificate No.25 issued July 8 th 1965		400,000 kgs
9. B.S. Certificate No.26 issued July 11 th 1965		525,000 kgs
10. B.S. Certificate No.27 issued July 27 th 1965		626,000 kgs

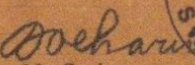



11. B.S. Certificate No.28 Issued April 10 th 1965	230,000 Kgs
12.B.S. Certificate No.29 Issued August 18 th 1965	937,000 Kgs
13. B.S. Certificate No.30 Issued August 20 th 1965	1,250,000 Kgs
14. B.S. Certificate No.31 Issued August 25 th 1965	2,751,000 Kgs
15.B.S. Certificate No.32 Issued September 10 th 1965	1,850,000 Kgs

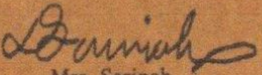

 Mr. William Vouker




 Mr. John F. Kennedy


 Mr. Sockarno




 Mrs. Sarinah



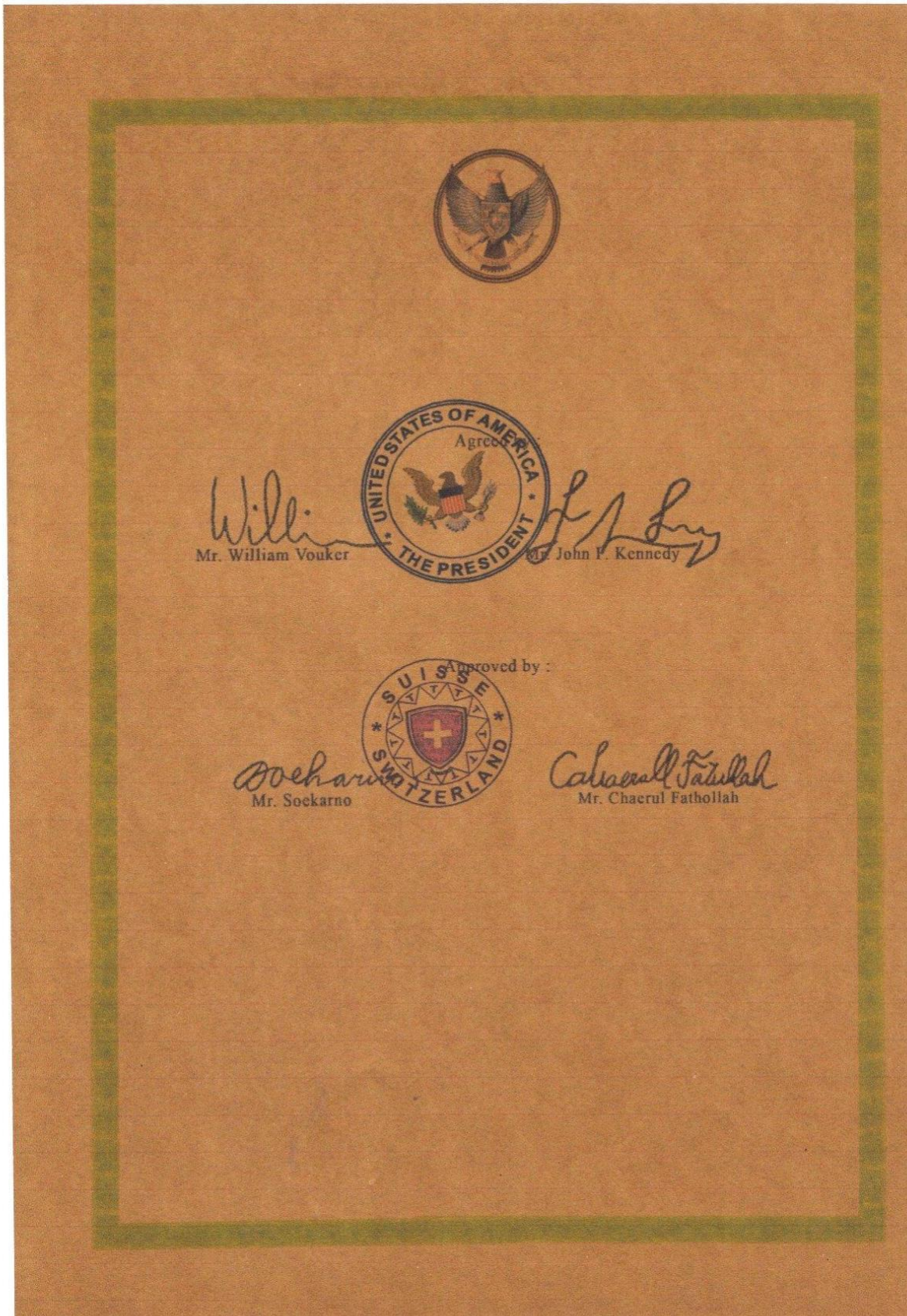
OWNERSHIP FOR NAME OF

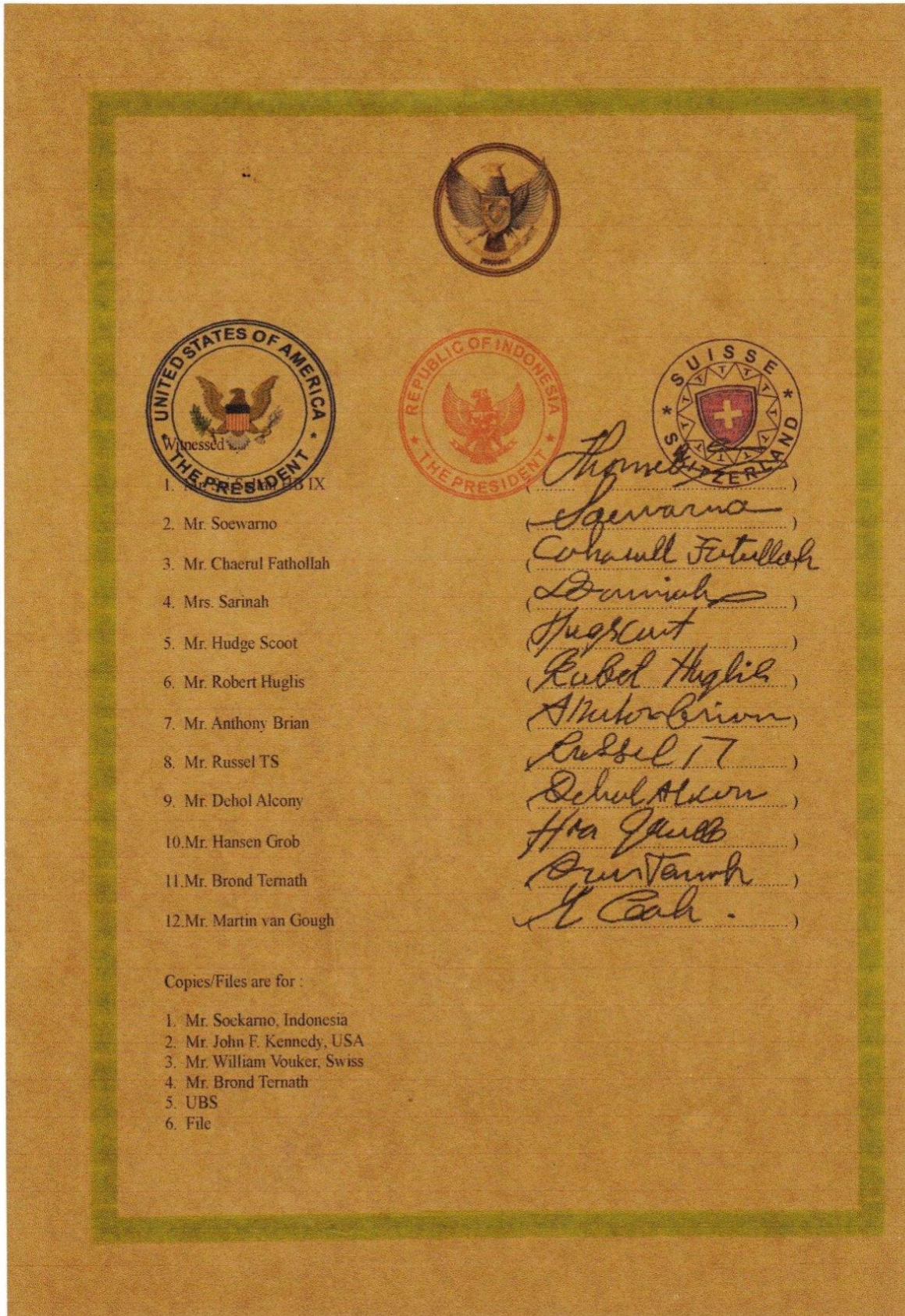
- Mr. Soekarno
- Mr. Chaerul Fathollah


all of them are in Lugano

Consisting of :

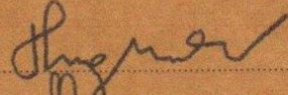
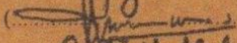
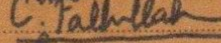
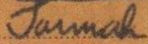
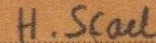
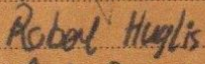


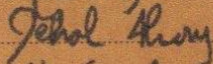


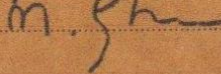
Certificate No.	Signature Time	Quantity
1. B.S. Certificate No.10123 CF. Issued January 6 th 1966		30,000 Kgs
2. B.S. Certificate No.10124 CF. Issued January 8 th 1966		41,000 Kgs
3. B.S. Certificate No.10125 CF. Issued January 1 th 1966		98,000 Kgs
4. B.S. Certificate No.10126 CF. Issued February 8 th 1966		131,000 Kgs
5. B.S. Certificate No.10127 CF. Issued February 12 th 1966		145,000 Kgs
6. B.S. Certificate No.10128 CF. Issued February 20 th 1966		370,000 Kgs
7. B.S. Certificate No.10221 CF. Issued March 5 th 1966		1,875,000 Kgs
8. B.S. Certificate No.10222 CF. Issued March 8 th 1966		1,075,000 Kgs
9. B.S. Certificate No.10223 CF. Issued April 10 th 1966		4,008,000 Kgs
10. B.S. Certificate No.10224 CF. Issued April 21 th 1966		5,000,000 Kgs
11. B.S. Certificate No.10225 CF. Issued May 5 th 1966		4,950,000 Kgs










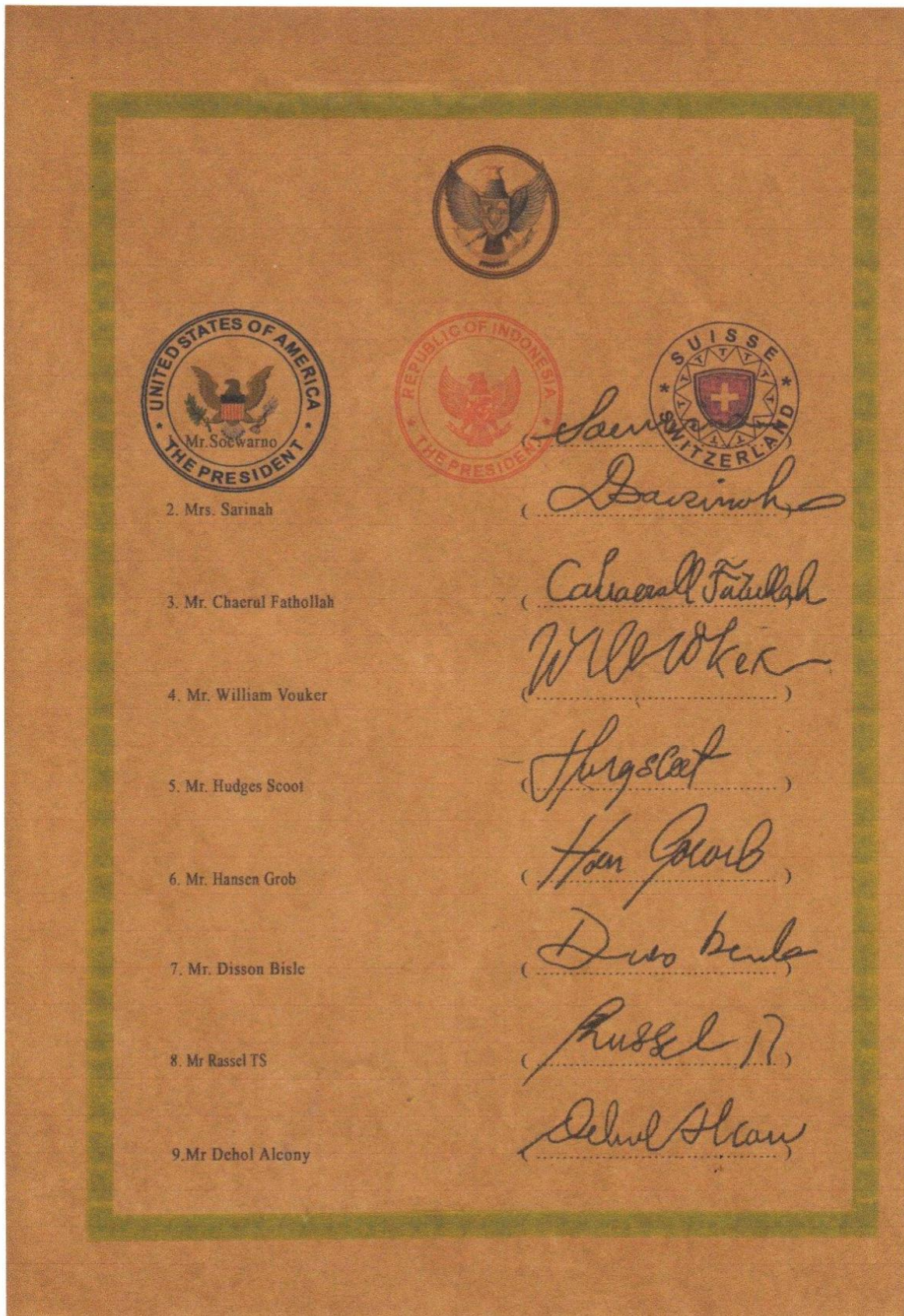
Witnessed by :

1. Mr. Sri Sultan HB IX	()
2. Mr. Soewarno	()
3. Mr. Chaerul Fathollah	()
4. Mrs. Sarinah	()
5. Mr. Hudge Scoot	()
6. Mr. Robert Huglis	()
7. Mr. Anthony Brian	()
8. Mr. Russel TS	()
9. Mr. Dehol Aleony	()
10. Mr. Hansen Grob	()
11. Mr. Brond Ternath	()
12. Mr. Martin van Gough	()

Copies/Files are for :

1. Mr. Soekarno, Indonesia
2. Mr. John F. Kennedy, USA
3. Mr. William Vouker, Swiss
4. Mr. Brond Ternath
5. UBS
6. File



Full Power of Attorney.

FPOA – 001 – RI – 2012.

Be it known to whom these presents come, that :-

I, the undersigned **Bayu Soekarno Putra** with Indonesian Passport No. S148943, Tangerang, as Chairman and the appointed head and Authorized Officer of the Amanah Assets of Indonesia and elsewhere hereby institute, appoint and declare :-

Keith Francis Scott, bearer of Australian passport No. E4019060, and

Neil Francis Keenan, bearer of Ireland passport No. 4066301

Drs. Stanley P.D. Hoop, bearer of Netherlands passport No. NPK2J66P0

To be collectively my lawful appointed Attorneys-in-Fact, to do on my behalf and for my benefit all those things I would or could do in my own person were I present.

They are authorized to make all kinds of demands on my behalf, and to make agreement and sign thereon according to sign thereon in the dealing with any assets of the Amanah when such transaction has been approved by me in writing. They may sue on my behalf and they may make remedy on my behalf as they deem fit. They have all power in the premises of any transaction approved by me in writing and where I have issued my written instruction, may execute the same on my behalf without further reference to me.

Herewith ratifying and confirming the Powers I have granted to my Attorneys-in-Fact, I herewith order and demand that those who have fiduciary and or pecuniary responsibility to the Amanah and myself, shall deliver up to me according to the demands of my Attorneys-in Fact and that no further requirement, or justification is necessary to be made upon me in their execution of my instructions.

Made and given this 30th day of January, 2012 at Tangerang, Indonesia, confirming and attesting to the foregoing herein.

Signed:



Mr. Bayu Soekarno Putra
Assignor.

Notary or Witness Certificates

Legalization No.: 148/LEG/2012 (Four Copies)

The Above document was acknowledged before me, Mr. Thomas Wio, Bachelor of Law, Notary Public of Tangerang Regency, Indonesia, this 30th Day of January, 2012, by Mr. Bayu Soekarno Putra, known as satisfactorily proven to me to be one and the same party as he signed this Full Power of Attorney, made and given of his own free will without fraud, duress or inducement.

Done in the City of Tangerang Regency, Country of Indonesia.



Mr. Thomas Wio, SH
Notary Public of Tangerang, Indonesia.



Order to Cease and Desist Criminal Acts concerning any efforts to alter, conceal, modify, replace or otherwise change legal access to and control over assets (gold deposits and derivative rights deriving therefrom) of private ownership deriving from President Soekarno of Indonesia, in breach of documented fiduciary obligations of UBS as bound to secure and protect such private ownership, and in violation of UBS obligations under international treaties established in 1960 & 1961, and reaffirmed in 1963 & 1966.

[BANK FOR INTERNATIONAL SETTLEMENTS]

Affidavit of Obligation Commercial Lien (This is a verified plain statement of fact)

Maxims:

All men and women know that the foundation of law and commerce exists in the telling of the truth, the whole truth, and nothing but the truth.

Truth, as a valid statement of reality, is sovereign in commerce.

An un rebutted affidavit stands as truth in commerce.

An un rebutted affidavit is acted upon as the judgment in commerce.

Guaranteed—All men shall have a remedy by the due course of law. If a remedy does not exist, or if the existing remedy has been subverted, then one may create a remedy for themselves – and endow it with credibility by expressing it in their affidavit.

(Ignorance of the law might be an excuse, but it is not a valid reason for the commission of a crime when the law is easily and readily available to anyone making a reasonable effort to study the law.) All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses. Hence, governments cannot exercise the power to expunge commercial processes.

The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Hazard.

No Bond means no responsibility, means no power of Official signature, means no real corporate political power, and means no privilege to operate statutes as the corporate vehicle. The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.

AMANA'S ODYSSEY | PROFILE OF VALOR & VICTOR ©

Municipal corporations, which include cities, counties, states and national governments, have no commercial reality without bonding of the entity, its vehicle (statutes), and its effects (the execution of its rulings).

In commerce, it is a felony for the Officer of a Political/Public Office to not receive and report a Claim to its Bonding Company — and it is a felony for the agent of a Bonding Company to not pay the Claim.

If a Bonding Company does not get a malfeasant public official prosecuted for criminal malpractice within sixty (60) days, then it must pay the full-face value of a defaulted Lien process (at 90 days.) Except for a Jury, it is also a fatal offense for any person, even a Judge, to impair or to expunge, without a Counter-Affidavit, any Affidavit or any commercial process based upon an Affidavit.

Judicial non-jury commercial judgments and orders originate from a limited liability entity called a municipal corporation – hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond.

A foreclosure by a summary judgment (non-jury) without a commercial bond is a violation of commercial law.

Governments cannot make unbonded rulings or statutes which control commerce, free-enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.

It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully, outside of or without the Court.

An official (officer of the court, policeman, etc.) must demonstrate that he/she is individually bonded in order to use a summary process.

An official who impairs, debauches, voids or abridges an obligation of contract, or the effect of a commercial lien without proper cause, becomes a lien debtor — and his/her property becomes forfeited as the pledge to secure the lien. Pound breach (breach of impoundment) and rescue is a felony.

It is against the law for a Judge to summarily remove, dismiss, dissolve or diminish a Commercial Lien. Only the Lien Claimant or a Jury can dissolve a commercial lien.

Notice to agent is notice to principal; notice to principal is notice to agent.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS: All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company, the policy number of the bond, and, if required, a copy of the policy describing the bonding coverage of their specific job performance.

Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC), and is prim-a-facie evidence and grounds to impose a lien upon the official, personally, to secure their public oath and service of office.

Parties:**Lien Claimants:**

Neil Keenan/Lien Claimant as Settlor for Global Accounts

Keith Scott/Lien Claimant as Settlor for Global Accounts

C/- Notary Acceptor.

Name:

Address:

Lien Debtors:

Jaimie Caruana / Lien Debtor

dba, as General Manager of the Bank for International Settlements

Bank for International Settlements

Centralbahnplatz 2

CH-4002 Basel

Switzerland

Hervé Hannoun / Lien Debtor

Dbas, as Deputy General manager of the Bank for International Settlements

Bank for International Settlements

Centralbahnplatz 2

CH-4002 Basel

Switzerland

John Does 1-1000

Allegations:

1. The amount of gold under lease contract to the Federal Reserve System through the Bank for International Settlements is 2,420,937,400 kilograms.

2. The lease payments on this gold is payable at the rate of 4% per annum. The total owed, starting in 1961 through 2012, is 4,638,791,996 kilograms of pure gold.

3. Proof of the Federal Reserve Obligation is in the form of Federal Reserve Bonds, series of 1928 and series of 1934, which have been issued at various times between 1934 and 2012.

4. Proof of the interest obligation is further demonstrated by the issue of international currencies that have been issued to the Holders of the Gold Accounts, but against the Federal Reserve Bonds.

These international currencies, by virtue of a criminal conspiracy devised by Central Banks that are members of the Bank for International Settlements, have been blocked to prevent the Lien Claimant from recovering leasing payments owed from the gold they committed into the Bank for International Settlements — which is the Central Bank for the Central Banking System.

5. The gold was acquired through a time when gold coin and gold bullion could not be privately owned, and had to be surrendered to the State.

The States then combined the gold into an international gold pool, to be used by Ministries of Finance in each country on an equitable basis — thus ensuring a greater probability of peace and security within the world, and greater economic stability.

However, instead of the gold being used as per agreements between the Nations, the Bank for International Settlements has conspired with Central banks and Commercial banks to use these assets outside legal authority — and contrary to law.

6. The World States (as per 8 below) combined the bullion into a single, central deposit, whereby all countries would have equitable access through their Ministries of Finance, not their Central Banks.

7. The gold registered in the Bank for International Settlements is actually owned by Governments deposited by the Amanah members (The Mandates) on behalf of the combined Ministries of Finance, but is available to Central Banks for underwriting purposes, subject to approval of the Owners through the Lien Claimant.

8. In 1948, under UN Resolution MISA 81704, Operation Heavy Freedom, President Soekarno was appointed as M1, (Monetary Controller), and the entire centralized system was put under his disposal as Trustee.

9. The bullion is deposited into the centralized system by a group of Trustees appointed by Soekarno. These Trustees formed an association of Trustees now known as the Amanah, otherwise known as the Mandates.

10. The Mandates have assigned their authority over the accounts to Neil F. Keenan and Keith F. Scott.

11. The owners of the gold and other assets leased to the Federal Reserve System / Central banks between 1928 and 1968, at a 4% per annum rental fee, have never received substantive payment since 1928 until today.

They have been constantly tricked and deceived by Central Banks, who have the obligation to pay for the leases of the gold back to the Ministries of Finance through the Amanah.

12. All persons from several organizations of persons who consider themselves to be the global elite have illegally used these assets, making fortunes for themselves or otherwise benefitting from the illegal use of these accounts.

This illegal use of the gold has been extensive, and very damaging to Lien Claimant. This damage was caused by the Lien Debtor, who engaged in many conspiracies to allow and even assist in cheating the Lien Claimant.

13. The Federal Reserve System/ Bank for International Settlements are part of the privately-owned Central Banking system. All debts of that private banking system, beyond the value held in gold, is the obligation of that Central Banking System only — and is not a debt obligation of the people of the United States of America.

14. The Bank of England / City of London / House of Rothschild are the primary owners and controllers of the Federal Reserve System, who act as the actual principals of the Banks that own the Bank for International Settlements.

15. The New York Federal Reserve, for all practical purposes, is the lynch-pin by which the Bank of England, together with its partners — the Rothschild Banks of London and Berlin; Lazard Brothers Banks of Paris; Israel Moses Seif Banks of Italy; Warburg Bank of Hamburg and Amsterdam; Kuhn, Loeb Bank of New York; Chase Manhattan; and Goldman, Sachs of New York — provides an international mechanism by which the international bankers execute their plans of Global Domination.

The Bank for International Settlements is an integral part of this conspiracy.

16. The Owners, Shareholders, Directors/Executive Officers and Bonding Companies of the Bank for International Settlements are deemed lien debtors, collectively and severally.

17. The Bank for International Settlements has tolerated, allowed and participated in malfeasance and the abuse of Lien Claimants, resulting in over 50 years of accumulated losses to Lien Claimant.

18. For gold leased through the Bank for International Settlements, Central Banks have caused to be printed and issued Bank Notes and Bonds, which were given as evidence of the debt obligations of these Banks. These Notes and Bonds were accepted for value in good faith by the Lien Claimant, to be returned to issuing banks for settlement and closure.

19. The Bank for International Settlements member Central Banks have failed to redeem for value any of these Bank Notes and or Bonds that are due and payable in substance on presentment.

20. The Lien Claimant requires satisfaction and payment of damages from Bank for International Settlements, who have helped orchestrate and participate in innumerable detrimental acts against the accounts of the Lien Claimant.

Proof of Allegations:

1. The amount of gold under lease contract to the Federal Reserve System through the Bank for International Settlements is 2,420,937,400 kilograms.

ANSWER: [If no response, allegation is affirmed.]

2. The lease payments on this gold is payable at the rate of 4% per annum. The total owed, starting in 1961 through 2012, is 4,638,791,996 kilograms of pure gold.

ANSWER: [If no response, allegation is affirmed.]

3. Proof of the Federal Reserve Obligation is in the form of Federal Reserve Bonds, series of 1928 and series of 1934, which have been issued at various times between 1934 and 2012.

ANSWER: [If no response, allegation is affirmed.]

4. Proof of the interest obligation is further demonstrated by the issue of international currencies that have been issued to the Holders of the Gold Accounts, but against the Federal Reserve Bonds.

These international currencies, by virtue of a criminal conspiracy devised by Central Banks that are members of the Bank for International Settlements, have been blocked to prevent the Lien Claimant recovering leasing payments owed from the gold they committed into the Bank for International Settlements, which is the Central Bank for the Central Banking System.

ANSWER: [If no response, allegation is affirmed.]

5. The gold was acquired through a time when gold coin and gold bullion could not be privately owned — and had to be surrendered to the State.

The States then combined the gold into an international gold pool, to be used by Ministries of Finance in each country on an equitable basis — thus ensuring a greater probability of peace and security within the world, and greater economic stability.

However, instead of the gold being used as per agreements between the Nations, the Bank for International Settlements has conspired with Central banks and Commercial banks to use these assets outside legal authority — and contrary to law.

ANSWER: [If no response, allegation is affirmed.]

6. The World States (as per 8 below) combined the bullion into a single, central deposit, whereby all countries would have equitable access through their Ministries of Finance, not their Central Banks.

ANSWER: [If no response, allegation is affirmed.]

7. The gold registered in the Bank for International Settlements is actually owned by Governments deposited by the Amanah members (The Mandates) on behalf of the combined Ministries of Finance, but is available to Central Banks for underwriting purposes, subject to approval of the Owners through the Lien Claimant.

ANSWER: [If no response, allegation is affirmed.]

8. In 1948, under UN Resolution MISA 81704, Operation Heavy Freedom, President Soekarno was appointed as M1, (Monetary Controller), and the entire centralized system was put under his disposal as Trustee.

ANSWER: [If no response, allegation is affirmed.]

9. The bullion is deposited into the centralized system by a group of Trustees appointed by Soekarno. These Trustees formed an association of Trustees now known as the Amanah, otherwise known as the Mandates.

ANSWER: [If no response, allegation is affirmed.]

10. The Mandates have assigned their authority over the accounts to Neil F. Keenan and Keith F. Scott.

ANSWER: [If no response, allegation is affirmed.]

11. The owners of the gold and other assets leased to the Federal Reserve System/ Central banks between 1928 and 1968, at a 4% per annum rental fee, have never received substantive payment since 1928 until today.

They have been constantly tricked and deceived by Central Banks, who have the obligation to pay for the leases of the gold back to the Ministries of Finance through the Amanah.

ANSWER: [If no response, allegation is affirmed.]

12. All persons from several organizations of persons who consider themselves to be the global elite have illegally used these assets, making fortunes for themselves or otherwise benefitting from the illegal use of these accounts.

This illegal use of the gold has been extensive and very damaging to Lien Claimant. This damage was caused by the Lien Debtor, who engaged in many conspiracies to allow and even assist in cheating the Lien Claimant.

ANSWER: [If no response, allegation is affirmed.]

13. The Federal Reserve System/ Bank for International Settlements are part of the privately-owned Central Banking system, and all debts of that private banking system beyond the value held in gold is the obligation of that Central Banking System only — and is not a debt obligation of the people of the United States of America.

ANSWER: [If no response, allegation is affirmed.]

14. The Bank of England / City of London / House of Rothschild are the primary owners and controllers of the Federal Reserve System, who act as the actual principals of the Banks that own the Bank for International Settlements.

ANSWER: [If no response, allegation is affirmed.]

15. The New York Federal Reserve, for all practical purposes, is the lynch-pin by which the Bank of England, together with its partners — the Rothschild Banks of London and Berlin; Lazard Brothers Banks of Paris; Israel Moses Seif Banks of Italy; Warburg Bank of Hamburg and Amsterdam; uhn, Loeb Bank of New York; Chase Manhattan; and Goldman, Sachs of New York — provides an international mechanism by which the international bankers execute their plans of Global Domination.

The Bank for International Settlements is an integral part of this conspiracy.

ANSWER: [If no response, allegation is affirmed.]

16. The Owners, Shareholders, Directors/Executive Officers and Bonding Companies of the Bank for International Settlements are deemed lien debtors collectively and severally.

ANSWER: [If no response, allegation is affirmed.]

17. The Bank for International Settlements has tolerated, allowed and participated in malfeasance and the abuse of Lien Claimants, resulting in over 50 years of accumulated losses to Lien Claimant.

ANSWER: [If no response, allegation is affirmed.]

18. For gold leased through the Bank for International Settlements, Central Banks have caused to be printed and issued Bank Notes and Bonds which were given as evidence of the debt obligations of these Banks, with these Notes and Bonds accepted for value in good faith by the Lien Claimant to be returned to issuing banks for settlement and closure.

ANSWER: [If no response, allegation is affirmed.]

19. The Bank for International Settlements member Central Banks have failed to redeem for value any of these Bank Notes and or Bonds that are due and payable in substance on presentment.

ANSWER: [If no response, allegation is affirmed.]

20. The Lien Claimant requires satisfaction and payment of damages from Bank for International Settlements, who have helped orchestrate and participate in innumerable detrimental acts against the accounts of the Lien Claimant.

ANSWER: [If no response, allegation is affirmed.]

Ledgering and True Bill:

Notes and/or Bonds were caused to be issued by Central Banks, and were ACCEPTED FOR VALUE in good faith by Lien Claimant. Lien Claimant requires they be RETURNED FOR VALUE.

It has been the responsibility of the Bank for International Settlements to ensure their member Central Banks made proper payment to the Lien Claimants.

Instead, since 1930, all lease payments as promised have been issued in paper form of Bank notes and Bonds, which Lien Debtor has failed to honor since 1930.

Further the ledger for this True Bill is based on losses and damages to the Lien Claimants, including exemplary and punitive damages caused by collusion and conspiracy of the Bank for International Settlements — who have conspired and colluded with other Lien Debtors.

Such damages are claimed as the amount of Fifty Trillion United States Dollars (US \$), payable in substantive value.

Claim for damages and losses: **The sum of Fifty Trillion United States Dollars (US\$50,000,000,000,000.00.)**

Demand is now made without prejudice to future and further claims by Lien Claimants. Lien Debtor to deliver over to Lien Claimants full payment thereof in value of substance.

Surety:

Any and all accounts, bonds, securities, profits, proceeds, fixtures, assets owned/managed by the Bank for International Settlements at any location, and /or at any Banks under control of Bank of Japan.

Certification

I, Neil Francis Keenan, certify on my own unlimited commercial liability that I have read the above Affidavit of Obligation and do know the contents to be true, correct, complete and not misleading, the truth, the whole truth and nothing but the truth, and do believe that the above described acts have been committed contrary to law [see 18 USC 4 misprision of felony].

Neil Francis Keenan/Lien Claimant as Settlor

Witnessed: Frank F. Amadeo

Passport No.: 096682217

On this date, the 26th day of April, 2012, we, the undersigned, witnessed the affixing the above signature by Neil Francis Keenan in our presence, and he attested to the truth of this affidavit.

Signed at Plovdiv, Bulgaria

Name: Stanley Hoop

Passport No.: NPK2J66P0

I, Keith Francis Scott, certify on my own full commercial liability that I have read the above affidavit and do know the contents to be true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth, and do believe that the above described acts have been committed contrary to law [see 18 USC 4 misprision of felony].

Keith Francis Scott, Claimant as Settlor

On this date, April 17, 2012, we, the undersigned, witnessed the affixing the above signature by Keith Francis Scott in our presence — and he attested to the truth of this affidavit.

Signed at Jakarta, Indonesia.

Name: Martha Wibawa

Passport No.: A 1059331

Name: Rachmat Mulyadi

Passport No.: A1059329

LIEN Affidavit against the European Central Bank (ECB)



Neil Keenan Affidavit and Lien Against the European Central Bank

Issued publicly on Wednesday 25th April 2012. Served directly on Tuesday 15th May 2012 to Mario Draghi, Governor, European Central Bank (ECB), Frankfurt, Germany. Lien Debtor: Mario Draghi (Frankfurt). Lien Debtor: Herman van Rompuy (Brussels). Lien Debtor: Luc Coene (Belgium). Lien Debtor: Klaas Knot (Amsterdam). Lien Debtor: Ignacio Visco (Rome). Lien Debtor: Jens Weidmann (Frankfurt). Lien Debtor: Christian Noyer (Paris). Lien Debtors: "John Doe" Parties.

[EUROPEAN CENTRAL BANKS]

**Affidavit of Obligation
Commercial Lien
(This is a verified plain statement of fact)**

Maxims:

All men and women know that the foundation of law and commerce exists in the telling of the truth, the whole truth, and nothing but the truth.
Truth, as a valid statement of reality, is sovereign in commerce.

An un rebutted affidavit stands as truth in commerce.

An un rebutted affidavit is acted upon as the judgment in commerce.

Guaranteed—All men shall have a remedy by the due course of law. If a remedy does not exist, or if the existing remedy has been subverted, then one may create a remedy for themselves – and endow it with credibility by expressing it in their affidavit.

AMANA'S ODYSSEY | PROFILE OF VALOR & VICTOR ©

(Ignorance of the law might be an excuse, but it is not a valid reason for the commission of a crime when the law is easily and readily available to anyone making a reasonable effort to study the law.)

All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses. Hence, governments cannot exercise the power to expunge commercial processes.

The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Hazard.

No Bond means no responsibility, means no power of Official signature, means no real corporate political power, and means no privilege to operate statutes as the corporate vehicle.

The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.

Municipal corporations, which include cities, counties, states and national governments, have no commercial reality without bonding of the entity, its vehicle (statutes), and its effects (the execution of its rulings).

In commerce, it is a felony for the Officer of a Political/Public Office to not receive and report a Claim to its Bonding Company — and it is a felony for the agent of a Bonding Company to not pay the Claim.

If a Bonding Company does not get a malfeasant public official prosecuted for criminal malpractice within sixty (60) days, then it must pay the full-face value of a defaulted Lien process (at 90 days.)

Except for a Jury, it is also a fatal offense for any person, even a Judge, to impair or to expunge, without a Counter-Affidavit, any Affidavit or any commercial process based upon an Affidavit.

Judicial non-jury commercial judgments and orders originate from a limited liability entity called a municipal corporation — hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond.

A foreclosure by a summary judgment (non-jury) without a commercial bond is a violation of commercial law.

Governments cannot make unbonded rulings or statutes which control commerce, free-enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law. It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully, outside of or without the Court.

An official (officer of the court, policeman, etc.) must demonstrate that he/she is individually bonded in order to use a summary process.

An official who impairs, debauches, voids or abridges an obligation of contract, or the effect of a commercial lien without proper cause, becomes a lien debtor — and his/her property becomes forfeited as the pledge to secure the lien. Pound breach (breach of impoundment) and rescue is a felony.

It is against the law for a Judge to summarily remove, dismiss, dissolve or diminish a Commercial Lien.

Only the Lien Claimant or a Jury can dissolve a commercial lien.

Notice to agent is notice to principal; notice to principal is notice to agent.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS: All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company, the policy number of the bond, and, if required, a copy of the policy describing the bonding coverage of their specific job performance.

Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC), and is prim-a-facie evidence and grounds to impose a lien upon the official, personally, to secure their public oath and service of office.

Parties:

Lien Claimants:

Neil Keenan/Lien Claimant as Settlor for Global Accounts

Keith Scott/Lien Claimant as Settlor for Global Accounts

C/- Notary Acceptor.

Name:

Address:

Lien Debtors:

Mario Draghi / Lien Debtor

dba as European Central Bank Governor

European Central Bank,

Eurotower,

Kaiserstrasse 29,

60311 Frankfurt am Main,

Germany.

Herman van Rompuy / Lien Debtor

dba as President of the European Council

European Council,

Rue de la Loi 175,

B-1048, Brussels,

Belgium.

Luc Coene / Lien Debtor

dba as President of the National Bank of Belgium

National Bank of Belgium

Boulevard de Berlaimont 14

1000 Brussels

Belgium.

Klaas Knot / Lien Debtor

dba, as President of De Nederlandsche Bank

De Nederlandsche Bank,

Postbus 98

1000 AB Amsterdam Westeinde 1, 1017 ZN

Netherlands.

Ignazio Visco / Lien Debtor

Db, as President of Banca D'Italia

Banca D'Italia,

Via Nazionale, 91,

00184 Roma,

Italy.

Jens Weidmann / Lien Debtor
dba, as President of the Deutsche Bundesbank
Deutsche Bundesbank,
Wilhelm-Epstein-Strasse 14
60431 Frankfurt am Main
Germany.

Christian Noyer / Lien Debtor
dba, as Governor of the Bank of France
Bank of France,
31 rue Croix des Petit Champs
75001 Paris
France.

Other PARTIES/Lien Debtors: John Does 1-20

Allegations:

1. The amount of gold under contract to the Federal Reserve system is 2,420,937,400 kilograms.
2. The lease payments on this gold is payable at the rate of 4% per annum. The total owed,, starting in 1961 through 2012, is 4,638,791,996 kilograms of pure gold.
3. Proof of the Federal Reserve Obligation is in the form of Federal Reserve Bonds, series of 1928 and series of 1934.
4. Proof of the interest obligation is further demonstrated by the issue of international currencies that have been issued to the Holders of the Gold Accounts, but against the Federal Reserve Bonds.
5. The gold was acquired through a time when gold coin and gold bullion could not be privately owned, and had to be surrendered to the State.
6. The World States combined the bullion into a single, central deposit, whereby all countries would have equitable access.
7. The gold is actually owned by Governments, through their Ministry of Finance.
8. In 1948, under UN Resolution MISA 81704, Operation Heavy Freedom, President Soekarno was appointed as M1, (Monetary Controller), and the entire centralized system was put under his disposal as Trustee.
9. The bullion is deposited into the system by a group of Trustees appointed by Soekarno. These Trustees formed an association of Trustees now known as the Amanah, otherwise known as the Mandates.
10. The Mandates have assigned their authority over the accounts to Neil F. Keenan and Keith F. Scott.
11. The owners of the gold and other assets leased to the Federal Reserve system between 1928 and 1968, at a 4% per annum rental fee, have never received substantive payment since 1928 until today. They have been constantly tricked and deceived.
12. All persons from several organizations of persons who consider themselves to be the global elite have illegally used these assets, making fortunes for themselves — or otherwise benefitting from the illegal use of these accounts.
13. The Federal Reserve System is a privately-owned banking system — and all debts of that private banking system, beyond the value held in gold, is the obligation of the Federal Reserve System only — and is not a debt obligation of the people of the United States of America.
14. The Bank of England / City of London / House of Rothschild are the primary owners and controllers of the Federal Reserve System and the European Central Bank.
15. The New York Federal Reserve, for all practical purposes, is the lynch-pin by which the Bank of England, together with its partners — the Rothschild Banks of London and Berlin; Lazard Brothers Banks of Paris; Israel Moses Seif Banks of Italy; Warburg Bank of Hamburg and Amsterdam; Kuhn, Loeb Bank of New York; Chase Manhattan; and Goldman, Sachs of New York — provides an international mechanism by which the international bankers execute their plans of Global Domination, part of which is through the European Central Bank.

16. The Owners, Shareholders, Directors/Executive Officers and Bonding Companies of the European Central Bank, and all said Lien Debtors, are deemed to be lien debtors, collectively and severally.

17. The European Central Bank, on behalf of all Lien Debtors, has caused to be printed and issued Bank Notes and Bonds, which were given as evidence of the debt obligations of the European Central Bank as lease payments for Gold. (Said Notes and Bonds were accepted by the Lien Claimant in good faith to be returned to the European Central Bank for settlement and closure).

18. The European Central Bank and all Lien Debtors mentioned herein have all, collectively and severally, acted in bad faith continuously, and have failed to redeem for value any of these Euro Notes and/or Euro Bonds that are due and payable in substance on presentment.

19. The Lien Claimant requires, without prejudice to further claims, to return for immediate settlement and closure, the amount of Five Trillion Euro (5,000,000,000,000) to be paid in substantive value, collectively and or severally, by the Lien Debtors.

Proof of Allegations:

1. The amount of gold in the Federal Reserve system is 2,420,937,400 kilograms.

ANSWER: [If no response, allegation is affirmed.]

2. The lease payments on this gold is payable at the rate of 4% per annum. The total owed, starting in 1961 through 2012, is 4,638,791,996 kilograms of pure gold.

ANSWER: [If no response, allegation is affirmed.]

3. Proof of the Federal Reserve Obligation is in the form of Federal Reserve Bonds, series of 1928 and series of 1934.

ANSWER: [If no response, allegation is affirmed.]

4. Proof of the interest obligation is further demonstrated by the issue of international currencies that have been issued to the Holders of the Gold Accounts, but issued against the Federal Reserve Bonds.

ANSWER: [If no response, allegation is affirmed.]

5. The gold was acquired through a time when gold coin and gold bullion could not be privately owned, and had to be surrendered to the State.

ANSWER: [If no response, allegation is affirmed.]

6. The States combined the bullion into a single, central deposit, whereby all countries would have equitable access.

ANSWER: [If no response, allegation is affirmed.]

7. The gold is actually owned by Governments, through their Ministry of Finance.

ANSWER: [If no response, allegation is affirmed.]

8. In 1948, under UN Resolution MISA 81704, Operation Heavy Freedom, President Soekarno was appointed as M1, (Monetary Controller), and the entire centralized system was put under his disposal as Trustee.

ANSWER: [If no response, allegation is affirmed.]

9. The bullion is deposited into the system by a group of Trustees appointed by Soekarno. These Trustees formed an association of Trustees now known as the Amanah, otherwise known as the Mandates.

ANSWER: [If no response, allegation is affirmed.]

10. The Mandates known as the Amanah have assigned their authority over the accounts to Neil Francis Keenan and Keith F. Scott.

ANSWER: [If no response, allegation is affirmed.]

11. The owners of the gold and other assets, leased to the Federal Reserve system between 1928 and 1968 at a 4% per annum rental fee, have never received substantive payment since 1928 until today. They have been constantly tricked and deceived.

ANSWER: [If no response, allegation is affirmed.]

12. Persons from several organizations or persons who consider themselves to be the global elite have illegally used these assets, making fortunes for themselves.

ANSWER: [If no response, allegation is affirmed.]

13. The Federal Reserve System is a privately-owned banking system — and all debts of that private banking system, beyond the value held in gold, is the obligation of the Federal Reserve System only — and is not a debt obligation of the people of the United States of America.

ANSWER: [If no response, allegation is affirmed.]

14. The Bank of England / City of London / House of Rothschild are part owners and primary controllers of the Federal Reserve System and the European Central Bank, using their command of the New York Federal Reserve Bank in furtherance of their goals of manipulation of financial markets and the establishment of their New World Order.

ANSWER: [If no response, allegation is affirmed.]

15. The New York Federal Reserve, for all practical purposes, is the lynch-pin by which the Bank of England, together with its partners — the Rothschild Banks of London and Berlin; Lazard Brothers Banks of Paris; Israel Moses Seif Banks of Italy; Warburg Bank of Hamburg and Amsterdam; Kuhn, Loeb Bank of New York; Chase Manhattan and Goldman, Sachs of New York — provides an international mechanism by which the international bankers execute their plans of Global Domination, part of which is the European Central Bank and the European System of Central Banks, collectively and severally.

ANSWER: [If no response, allegation is affirmed.]

16. Owners, Shareholders, Directors/Executive Officers and Bonding Companies of the European Central Bank, European Council, European Commission, European System of Central Banks are deemed lien debtors, collectively and severally.

ANSWER: [If no response, allegation is affirmed.]

17. For gold leased to the European Central Bank, said European Central Bank/ European Commission/ European Council has caused to be printed and issued Euro Bank Notes and Euro Bonds, which were given as evidence of the debt obligations of the European Central Bank and accepted for value in good faith by the Lien Claimant, to be returned to European Central Bank for settlement and closure.

ANSWER: [If no response, allegation is affirmed.]

18. The European Central Bank and the European System of Central Banks have continuously acted in bad faith, and failed to redeem for value any of these Euro Notes and or Euro Bonds that are due and payable in substance on presentment.

ANSWER: [If no response, allegation is affirmed.]

19. The Lien Claimant requires, without prejudice to their further and future claims, return for value and immediate settlement, the initial amount of Five Trillion Euros (\$5,000,000,000,000.00), to be paid to Lien Claimant in value of substance.

ANSWER: [If no response, allegation is affirmed.]

Ledgering and True Bill:

The ledger for this True Bill is based on the face value of Euro Notes and/or Euro Bonds currently held by Lien Claimant. Said Euro Notes and or Euro Bonds were caused to be issued by the European Central Bank and were ACCEPTED FOR VALUE in good faith by Lien Claimant.

AMANA'S ODYSSEY | PROFILE OF VALOR & VICTOR ©

The Lien Claimant herewith demands they be RETURNED FOR VALUE.

Notes and or Bonds to be returned for value and for settlement and closure: **The Sum of Five Trillion Euros (5,000,000,000,000.00).**

Demand is now made for Lien Debtors, jointly and severally, to deliver over to Lien Claimants full payment thereof in value of substance.

Surety:

Any and all accounts, bonds, securities, profits, proceeds, fixtures, chattels and assets owned/managed by the European Commission, and/or European Council, and/or European Central Bank, and/or the European System of Central Banks, at any location and /or at any Banks under control of European Commission, and/or the European Council, and/or the European Central Bank, and/or the European System of Central Banks.

Certification

I, Neil Francis Keenan, certify on my own unlimited commercial liability that I have read the above Affidavit of Obligation and do know the contents to be true, correct, complete and not misleading, the truth, the whole truth and nothing but the truth, and do believe that the above described acts have been committed contrary to law [see 18 USC 4 misprision of felony].

Neil Francis Keenan/Lien Claimant as Settlor

Witnessed: Frank F. Amadeo

Passport No.: 096682217

On this date, April 25, 2012 we, the undersigned, witnessed the affixing the above signature by Neil Francis Keenan in our presence, and he attested to the truth of this affidavit.

Signed at Plovdiv, Bulgaria

Name: Stanley Hoop

Passport No.: NPK2J66P0

I, Keith Francis Scott, certify on my own full commercial liability that I have read the above affidavit and do know the contents to be true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth, and do believe that the above described acts have been committed contrary to law [see 18 USC 4 misprision of felony].

Keith Francis Scott, Claimant as Settlor

On this date, April 25, 2012 we, the undersigned, witnessed the affixing of the above signature by Keith Francis Scott in our presence, and he attested to the truth of this affidavit.

Signed at Jakarta, Indonesia.

Name: Martha Wibawa

Passport No.: A 1059331

Name: Rachmat Mulyadi

Passport No.: A1059329

[The complete archive of all of Neil Keenan's Affidavits and Cease and Desists documents of governmental and financial leaders are available on neilkeenan.com]

C & D, GREEN HILTON AGREEMENT AND E.O. 11110

[Neil Keenan responds to a reader's Comment under his post: Cease & Desist of August 16, 2012](#)

Posted on [August 18, 2012](#) by [Jean](#)

Paul, who took the time to read [Cease & Desist – Neil Keenan Papers, August 16, 2012](#) had a question: The pages which mention the BS Certificates show 1965 and 1966 and JFK as a signatory. How can this be?

Neil Keenan took the time to respond to Paul, and because many of my readers may not yet be aware of this important information, I've chosen to publish Neil's response here for everyone to read:

On June 4, 1963, Kennedy signed Executive Order 11110, which held the authority to strip the Federal Reserve Bank of its power to loan money to the United States Government at interest.

With Kennedy's signature, he declared that the Federal Reserve Bank would soon be out of business.

To this very day the Executive Order has never been repealed, amended or superseded by any subsequent Executive Order. It is still valid.

When President Kennedy signed this order, it returned to the US Government the Constitutional Power to create and issue currency—MONEY—without going through the privately-owned Federal Reserve Bank.

As a result, 4 billion in US Notes were brought into circulation in \$2 and 5\$ denominations. The \$10's and \$20 US Notes were never circulated but were being printed by the Treasury Department when Kennedy was assassinated.

Kennedy knew the Federal Reserve Notes being used as legal currency were in contradiction to the Constitution of the United States of America.

While the Green Hilton appears to be an innocuous document to read, in its full interpretation it is one of the most profound agreements ever made not only in the 20th century, but also in the history of the world because this agreement was made between a US President and the Trustee of the hidden, but combined wealth of the world.

These assets are not the property of the United States, but centralized assets under the authority of a centralized system, to be used as independently deemed to be for the better benefit of the World.

Here is Executive Order 11110, Amendments etc.

**AMENDMENT OF EXECUTIVE ORDER NO. 10289 AS AMENDED,
RELATING TO THE PERFORMANCE OF CERTAIN FUNCTIONS
AFFECTING THE DEPARTMENT OF THE TREASURY.**

By virtue of the authority vested in me by section 301 of title 3 of the United States Code, it is ordered as follows:

SECTION 1. Executive Order No. 10289 of September 19, 1951, as amended, is hereby further amended – (a) By adding at the end of paragraph 1 thereof the following subparagraph (j): ‘(j) The authority vested in the President by paragraph (b) of section 43 of the Act of May 12, 1933, as amended (31 U.S.C. 821 (b)), to issue silver certificates against any silver bullion, silver, or standard silver dollars in the Treasury not then held for redemption of any outstanding silver certificates, to prescribe the denominations of such silver certificates, and to coin standard silver dollars and subsidiary silver currency for their redemption,’ and (b) By revoking subparagraphs (b) and (c) of paragraph 2 thereof. **SECTION 2.** The amendment made by this Order shall not affect any act done, or any right accruing or accrued or any suit or proceeding had or commenced in any civil or criminal cause prior to the date of this Order but all such liabilities shall continue and may be enforced as if said amendments had not been made.

JOHN F. KENNEDY
THE WHITE HOUSE,
June 4, 1963

*Once again, Executive Order 11110 is still valid. According to Title 3, United States Code, Section 301 dated January 26, 1998:
Executive Order (EO) 10289 dated Sept. 17, 1951, 16 F.R. 9499, was as amended by:*

*EO 10583, dated December 18, 1954, 19 F.R. 8725;
EO 10882 dated July 18, 1960, 25 F.R. 6869;
EO 11110 dated June 4, 1963, 28 F.R. 5605;
EO 11825 dated December 31, 1974, 40 F.R. 1003;
EO 12608 dated September 9, 1987, 52 F.R. 34617*

The 1974 and 1987 amendments, added after Kennedy’s 1963 amendment, did not change or alter any part of Kennedy’s EO 11110. A search of Clinton’s 1998 and 1999 EOs and Presidential Directives has also shown no reference to any alterations, suspensions, or changes to EO 11110.

Kennedy was assassinated on November 22, 1963 and the US Notes he had issued were immediately taken out of circulation. Why? Because they knew that if the silver-backed US Notes were widely circulated they would have eliminated the demand for Federal Reserve Notes.

Kennedy challenged the powers that exist behind US and World Finance and boldly faced the two most successful vehicles that have ever been used to drive up debt:

- 1). The Viet Nam War and***
- 2). The creation of money by a privately-owned Central Bank***

When you tie the above two together what you find is that removing the troops from Viet Nam combined with executive order 11110 would have destroyed the profits and control of the Private Federal Reserve Bank. As for the Green Hilton Agreement and the answer to many questions relating to the dates here is the answer:

The Green Hilton Agreement was not implemented until 1968 (this is why the dates differ between Kennedy's signature and the dates of the assets) when Soekarno fell from office and when Global Trade made it imperative that the world have a Global Currency.

As the Gold had been transferred to the US Treasury in 1968, a series of Bonds known as Kennedy Bonds were issued in order to honor the terms of the Green Hilton Agreement made between Kennedy and Soekarno, since the 1968 terms of the gold delivery to the United States were different than those made in 1934.

When after 30 years, interest had not been paid as promised, the bonds were reissued and increased as commemorative notes. The notes were accepted by the owners of the Gold: The Dragon Family held the Soekarno Trust, the Indonesian Elders, Holders and Gatekeepers. The Soekarno Trust held mostly all the assets of Asia.

Neil Keenan

[I received this personal, interesting \(private\) comment about Neil's post this morning, and I'm sharing it with you now. Hugs, ~Jean](#)

Posted on August 18, 2012

CRUCIAL for all those seeking answers to the engineering of the global banking/economy meltdown.

AMANAHA'S ODYSSEY | PROFILE OF VALOR & VICTOR ©

Please see/read, esp. the 1963 docs. enclosed (note all ultimately signed 1 wk. before JFK assassination). A crucial read, in view of current events having global cartel teetering on the brink of total banking, etc. takeover. It is also key to know that the Vatican bank was/is used by CIA to funnel fund \$\$ to political puppets, mercenaries masquerading as 'demonstrators/protestors' who morph into 'rebels...then freedom fighters...then...in current scenario...in Syria...the Free Syria Army'.

A must read (see the documentary) is "The Man Nobody Knew" on CIA's William Colby, by his son. Very enLIGHTening...from \$\$ conduits to Vietnam assassination programs). Colby told the truth, was removed by Nixon, who then put George Bush I in charge of CIA. *[later allegedly murdered just before retirement - wanted to reveal ETs. ~J]*

Another must read to connect the dots is "Murder in the Vatican" by Lucien Gregoire (on the strange death of Pope John Paul I, who ordered a complete accounting of the Vatican bank and of all the Vatican's treasures, on his first day in office, and died 33 days later.)

And absolutely read 'The Family: The Secret Fundamentalism at the Heart of American Power', by Jeff Sharlet.

By
Namaste. B

[More Documentation from Neil Keenan on Drake's site, August 18, 2012](#)

Source: Americannationalmilitia.com

From: Neil Keenan

To: 'Drake Bailey'

Sent: Saturday, August 18, 2012 2:26 PM

Subject: FW:

Blue Book established the blood lines. Queen E and Bill Clinton are in it...Most of the Royal Families are in it. They have kept the money amongst the families from the very beginning.

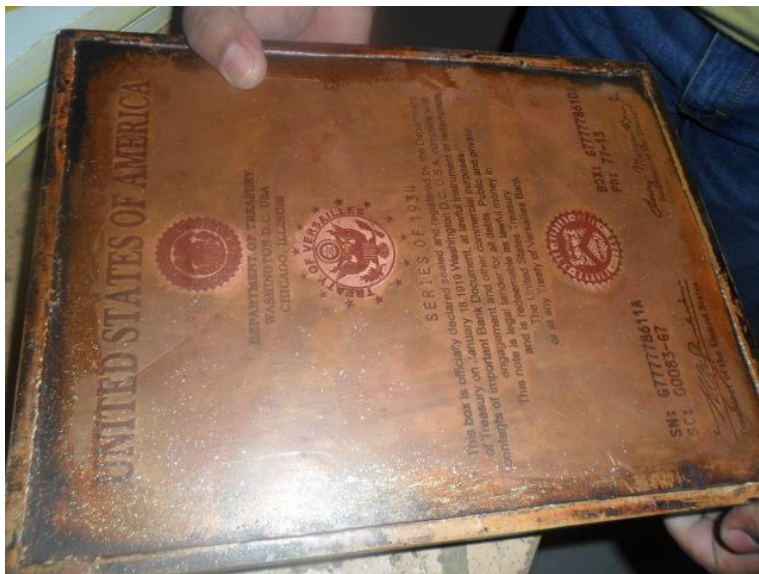




The \$100,000 Morgan Dollar



The 1934 Treaty over Versailles



NEIL KEENAN UPDATE: RESIGNATION DISPATCHES AND C&DS

2012 – (May – December) Keenan's Goal of Freeing the Global Collateral Accounts One Top Tier Leader at A Time...

First, Former President of France Nicolas Sarkozy: Dispatched courtesy of the efforts of Neil Keenan, Group K and others.



Nicolas Sarkozy NWO Speech on October 23rd 2008 (Video)

UNNWO | United Nations New Economic Paradigm unnwo.org

The United Nations New World Order Project is a global, high-level initiative founded in 2008 to advance a new economic paradigm, a new political order and a new world order for humankind, which achieves the UN's Global Goals for Sustainable Development by 2030, and the happiness, well-being, and freedom of all life on Earth by 2050.

Happytalism is a new economic paradigm which places happiness, well-being, and freedom at the center of human development models, systems, and all life.

Advancing a New Economic Paradigm of 'Happytalism' since 2008:

"A great revolution is waiting for us. The crisis doesn't only make us free to imagine other models, another future, another world. It obliges us to do so."

– Former French President Nicolas Sarkozy September 2008



2011— [Europe's lost decade as \\$7 trillion loan crunch looms](#)

Europe's banks face a \$7 trillion lending contraction to bring their balance sheets in line with the US and Japan, threatening to trap the region in a credit crunch and chronic depression for a decade. Angela Merkel and Nicolas Sarkozy have bowed to pressure from Washington and the IMF for bank recapitalization.



Keenan became aware that during his run for re-election, Nicolas Sarkozy, the former President of France, was supplying the opposition (Marine Le Pen) with the information that established without doubt that Sarkozy was a Globalist, and his opposition made this fact perfectly clear during his run for office. It looks like Sarkozy was killed by his own sword and so was his run for re-election.

[After failed appeal, ex-French president Sarkozy looks headed to trial](#)

A top French court on Friday rejected an appeal by former president Nicolas Sarkozy to avoid facing charges of illicit financing for his failed 2012 re-election bid, with a trial of the ex-head of state now appearing inevitable. Prosecutors claim [Sarkozy](#) spent nearly 43 million euros (\$51 million) on his lavish re-election bid -- almost double the legal limit of 22.5 million euros -- using fake invoices, and demanded he answer the charges in court.

Sarkozy has [denounced the charges](#), saying he was unaware of the fraud by executives at the public relations firm Bygmalion, who are also among a total of 13 people likely to face trial. Sarkozy's lawyers appealed to the Constitutional Council, which rules on the admissibility of laws and legal rulings, arguing that he had already paid a financial penalty for the overspending. But that ruling concerned just 364,000 euros of overspending in the campaign, and came before revelations of the "Bygmalion affair" and fake billings.

Second, Former Prime Minister of Italy Silvio Berlusconi: Dispatched courtesy of the efforts of Neil Keenan, Group K and others.



[Silvio Berlusconi](#), businessman, founder of the [Forza Italia](#) political party and [Prime Minister of Italy](#) . Silvio Berlusconi is a member of the [Propaganda Due \(P2\) Lodge](#) .

A.G.D.G.A.D.U. 28 MAG 1978
R. L. Propaganda 2 N° 104

Si riceve dal BERLUSCONI Silvio

la somma di Lire 100000 #
(centomila) per

Quota sociale anno 1978 £. 50000
Iniziazione £. 50000
Passaggio Grado £.

TOTALE £. 100000

Il 26 gennaio 1978

Il Tesoriere Il Segr. Amm.vo

Neil became aware from the moment the notes were stolen by Dal Bosco that Silvio Berlusconi, former President of Italy, played a big part in the theft. He, along with his brother, had their hands in the Chiasso Bond scam, which was nothing more than a successful attempt to steal the notes from Yamaguchi and Watanabe.

For these reasons Berlusconi was found guilty, and for the first time, his opponents had too much fire-power against him. In the end it was made to look like he was playing with under-aged girls but in fact there was much more behind it.

Gianfranco Fini, Berlusconi's once-upon-a-time partner, knew exactly what to do with what he received from Keenan and applied extreme pressure to Berlusconi, so much so that he eventually broke. He took a 7-year sentence in order to avoid a possible 20-year sentence for the theft of the Yamaguchi and Keenan DFFI notes. And so, Berlusconi's run for re-election was finished and he was banned from ever running for office again.

[The many trials of Silvio Berlusconi explained](#)



[Italy's comeback kid: How Silvio Berlusconi has managed to re-enter politics, despite all the scandals](#)

Analysis: Convicted of tax fraud and renowned for controversy, the 82-year-old former prime minister is back. Just weeks ago, global news organisations were rifling through their obituary war chests as [Silvio Berlusconi](#) was rushed to hospital.

The 82-year-old former Italian premier, known for his sordid sex parties and crashing gaffes, often on the world stage, was mid-campaign for the European parliament elections when he was rushed in for bowel surgery. Berlusconi himself feared he had “reached the end of the line”. In recent years Berlusconi has been dogged by health problems, and had heart surgery in 2016. Time and time again the oft-disgraced politician has been given up for dead before making a triumphant return. This time he left his sickbed to return to the campaign trail – and has now been elected as a MEP.

Third, Former Queen Beatrix of The Netherlands: Dispatched courtesy of the efforts of Neil Keenan, Group K and others.



On 30 April 1980 Queen Juliana abdicated the throne and her eldest daughter, Beatrix, ascended the throne becoming [Queen Beatrix](#). Queen Beatrix parents were the original founders of the Bilderberg Group – and she was the head of the Bilderberg Group. Queen Beatrix's husband, [Prince Bernard](#), was born in Germany, became a member of the “Reiter-SS” and joined the Nazi party. In 1954 Prince Bernard co-founded the international Bilderberg Group. Their son, [Willem Alexander](#) became king when Beatrix abdicated her throne in 2013.

In 2012, Neil Keenan got in touch with Queen Beatrix to advise that her country could get 2% (and 3% for her) that was promised to her (Queen Juliana) after each and every Global deal. She was surprised and was not even aware of this Global deal set aside by way of her mother for her country. Queen Beatrix, rather than appealing to get the 2% and 3% on the Global deals set aside, sent her son to Japan to see if he could steal all of the Global assets held in Japan.

At the same time Queen Elizabeth II of England had her intelligence people listening in on Queen Beatrix's arrangements and Elizabeth decided to send her son to Japan to try to outflank Queen Beatrix's son and steal all of the Global assets held in Japan at the Bank of Tokyo and Bank of Mitsubishi.

Neil informed the Dragon Family as to what was going on and they simply shut down these Global Asset accounts, which meant that neither Queen Beatrix nor Queen Elizabeth II would get any access. It was stopped and Queen Beatrix abdicated her throne in 2013.



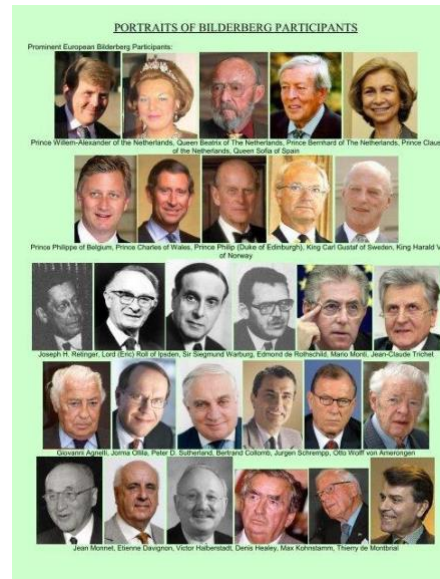
Lockheed Scandal: [Lockheed bribery scandals § Netherlands](#)

Scandal rocked the Royal family in 1976 when the press reported that Prince Bernhard had accepted a US\$1.1 million [bribe](#) from U.S. aircraft manufacturer [Lockheed Corporation](#) to influence the Dutch government's purchase of [fighter aircraft](#). At the time he had served on more than 300 corporate boards and committees worldwide, and had been praised in the Netherlands for his efforts to promote the economic well-being of the country. [Prime Minister of the Netherlands Joop den Uyl](#) ordered an inquiry into the [Lockheed affair](#). Prince Bernhard refused to answer reporters' questions, stating: "I am above such things".

The Dutch and international press headlined the stories for months. They also brought up records of Prince Bernhard's Reiter SS membership and details of his numerous extramarital affairs. They noted he had purchased a luxurious [Paris](#) apartment for his [mistress Hélène Grinda](#) (granddaughter of [Édouard Grinda](#)), with whom he had a daughter, Alexia, who was illegitimate. Bernhard had an older illegitimate daughter, Alicia, born in the United States (with a German pilot whom he met in Mexico in 1951).

On 26 August 1976, a full report of Prince Bernhard's activities was released to a shocked Dutch public. The Prince's own letter of 1974, to Lockheed Corporation, was publicized; he had demanded "commissions" be paid to him on Dutch government aircraft purchases. This was very damaging evidence of improper conduct by the man who was Inspector-General of the Dutch Armed Forces. Out of respect for [Queen Juliana](#), the government did not press charges against Bernhard.

Prince Bernhard resigned as Inspector-General of the Dutch Armed Forces. He was no longer officially allowed to wear a uniform in public.



The **Bilderberg Meeting** is an annual [conference](#) established in 1954 to foster dialogue between Europe and North America. Meetings were chaired by [Prince Bernhard of the Netherlands](#) until 1976. The current Chairman is [Henri de Castries](#).

The first conference was held at the [Hotel de Bilderberg](#) in [Oosterbeek, Netherlands](#), from 29 to 31 May 1954. It was initiated by several people, including [Polish](#) politician-in-exile [Józef Retinger](#) who, concerned about the growth of [anti-Americanism](#) in Western Europe, proposed an international conference at which leaders from European countries.

The United States would be brought together with the aim of promoting [Atlanticism](#)—better understanding between the cultures of the United States and Western Europe to foster cooperation on political, economic, and defense issues.

Retinger approached [Prince Bernhard of the Netherlands](#), who agreed to promote the idea, together with former [Belgian prime minister Paul van Zeeland](#), and the then-head of [Unilever](#), [Paul Rijkens](#). Bernhard in turn contacted [Walter Bedell Smith](#), the then-head of the [CIA](#), who asked [Eisenhower](#) adviser [Charles Douglas Jackson](#) to deal with the suggestion.

The guest list was to be drawn up by inviting two attendees from each nation, one of each to represent "conservative" and "liberal" points of view. Fifty delegates from 11 countries in Western Europe attended the first conference, along with 11 Americans.

The group's original goal of promoting [Atlanticism](#), of strengthening U.S.–European relations and preventing another world war has grown; according to Andrew Kakabadse the Bilderberg Group's theme is to "bolster a consensus around [free market Western capitalism](#) and its interests around the globe"

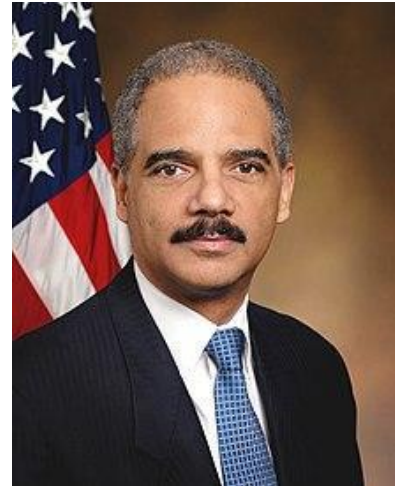
**Fourth Timothy Geithner, Fifth Hillary Clinton and Sixth Eric Holder:
Dispatched courtesy of the efforts of Neil Keenan, Group K and
others.**



Timothy Geithner



Hillary Clinton



Eric Holder

Also, as a way of wrapping things up — when I (Jean Haines) awakened this morning, I was surprised to see that Neil Keenan had posted an interesting comment on my blog in response to Ben Fulford's statement on November 12th that [Timothy Geithner](#), [Hillary Clinton](#), [Eric Holder](#) were fired. Neil has been very quiet lately; maybe his silence is an instance of those who don't talk — know. Let me share his comment here with you:

I am on the other side of the world right now and have heard from various governmental Ministers that yes, they were fired and in the very near future will be given a chance to resign so that the many so gracious people will never understand what exactly happened.

Without hearing what I do, I would be confused as well, but then again; I do not live in the US at this time and the rest of the world hears much of what it is we should hear. It is our media and those around the government that conceals everything from us. Remember you are in a fiefdom.

All the best and the weather is hot and fantastic and ancient civilizations are being wiped out over here by Kissinger and his boys. What is being said by Jeanie is exactly what is being said by the Holy Elders throughout Asia and why Obama has visited them first. It just might be fact that they are on the same page.

Neil

NEIL KEENAN UPDATE | Neil Keenan Has A Brief Message For His Friend, Edy Senyo

January 2, 2012



Neil Keenan Update: A Brief Message for His Friend, Edy Seno

NEIL KEENAN UPDATE | UBS Goes Down...

November 30, 2012

Source: [AmericanNationalMilitia](http://AmericanNationalMilitia.com)



Comments: Here's what it looks like to me:

- (1) President Soekarno once deposited a great deal of gold in UBS in exchange for redeemable "Gold Certificates" in "safekeeping."
- (2) UBS has been publicly denying the transaction ever happened for that past 50 years.
- (3) Now Neil's team has produced authentic UBS Deposit Transaction Certificates that have been examined and it has been determined that they are authentic.

- (4) In Any court of law, these certificates will stand as a “preponderance of evidence” that the transaction took place and that UBS owes the “Heirs and Assigns” the gold plus interest (a creditor is entitled to fair and legal interest).
- (5) This is NOT a “shot across the bow.” This is a “collection notice” and a direct hit to the bankster’s powder magazine and, if Neil’s team keeps firing these “main gun turrets” at these bankster clowns, he’s going to have to run sea water over the barrels to keep ‘em from getting too hot!

In addition, once he gets going, they’ll probably have medical teams planned for the court appearances inasmuch as there are going to be a lot of banksters suffering strokes.

The paperwork with the actual gold was sold to a Raja (Indonesian royalty) and all of the paperwork including the sales transaction and current owners’ documents are being submitted for possession of the bullion plus interest.

That gold MUST be on deposit at the bank due to the type of deposit it is. So yep, it is a direct hit, no way to wiggle out of this one. 22,000+ metric tons of pure gold plus compounded interest since 1966 at CURRENT gold prices.



Will gold resume its rally?

Gold prices rallied as high as USD 1,552/oz recently, hitting a six-year high, on the back of growth concerns, the US-China dispute, and falling bond yields. Since then, risk sentiment has picked up due to positive headlines on trade, sending prices back near USD 1,500/oz. But the drivers behind gold's recent rise are still in place.

By UBS Editorial Team 27 Sep 2019

NEIL KEENAN UPDATE: “UBS SAFE KEEPING RECEIPT” EVIDENCE



BAHNHOFSTRASSE 34 BEZIRKSANWALT TSEHAT
ZURICH BEZIR - BESSERTENISCHHE 06757

"SAFE KEEPING" Receipt

Today, date August 14, 1966 We Received from :

MR. RONGGOLAWÉ the item :

Gold, 99.99 B.R.S. 071078

The total of there item are B. C. Gold : 980.000 Kgs

As deposit on behave of **MR. RONGGOLAWÉ** - Indonesia these items will be given to

"UNION de BANQUES SUISSES" , and then we make **"Certificate Gold Deposit"**

on behave or **MR. RONGGOLAWÉ** - Indonesia

The "Safe Keeping" Receipt Made Suitable as Memorandum of understanding

BANK OF GUARANTEE

DD. 89745

ASSISTANT B.A.C

UBS. 7811026093

Zurich, August 14, 1966

Deposit

SUISSES PRODUCTION N.D.C

1927 - ZURICH

G.L. RUSSEL T.S

ZURICH 140702
L.B. 209. 045. 702. 0118

CERTIFICATE OF GUARANTEE
DEPOSIT OF INTERNATIONAL TRANSACTION
GOLD N.L.D DEPOSIT
B.S. UNION BANK SWITZERLAND B.S.L DEPOSIT
T.L.S SUISSE B.D. 65486750089

SPECIAL C.D. TRANSACTION
R.R. 07045

Schweizerische Bankgesellschaft
Union de Banques Suisses
2671107098/B/25/r.c.798

BANK OF GUARANTEE
METAL DEPOSIT

NS - 4121 BASEL ASCHENGRÄBEN
42 - N. 215 B SWITZERLAND 26701 SUISSE
D.C.L. 1071 - R 061711072098 SUISSE

F.B. GOLD DEPOSIT
2.5 % (Profit/Basest)
D.C. 70 Kgs. Profit

Based on the decision Certificate of International Transaction Deposit No. 1071871 Gold Deposit 68209871109
Certificate Transaction 7.S. 654 Which is issued by, The Union Bank of Switzerland B.L.D. 2671071 August 14th 1966
Zurich 6439965 T 34244/n/978688 Switzerland 487098 - Zurich - 4817098
International F.C.M. 6107110742 - B. 267107

Legalized B.L.D Certificate Guarantees
Suisse C.L.D. Governor Union Bank of Switzerland (Besetierische Gouvernisten)
No. 45306767 - G - 564 - B - 5 - 77777 Suisse 4107098 - C - 26 / D. 2207
Suisse F.L.B. President of Commisaires (Certificate Presidential)
No. 430786886 - H - 53 - B - 77 - N.D Suisse 2637098 - L - 26 / C.H. 21187
Government D.L.B FINANCE OF Central Ministry (Besetierische Lischen)
No. 54008979 - N - 675 - M - 65 - V.L.D Suisse 2118987 - B - 26 / B.S. 20987
International C.I.S Moneter Fund Suisse C.L.C Trustee
No 2107011 - 27 - C.H. 207
B.S Certificate No. 4545045-B.T-21075 / P.A.L. 80270114 R.C. 710727029

Code Indonesia 7574045 C.D 45 P.L. 287 / INA-114 / C.A. 7028
R.C. 3702098 INA 780918 / P.N.A / INA 000. P.N. 1487

No. 61142707. R.S. 707199
CERTIFICATE B.L.D NUMERIC DATE B.S.S
Besich/Certificate (Holder) - MR. SOEKARNO
- MR. RONGGOLAWÉ
Identic Code : INDONESIA - 78 - B - 209870271
Data of C.L.N. Special Code : INA. 11407 C. 47019709870
Special Code : S.T. 058 DL. 890

B.C. GOLD 980.000 Kgs.

August 14, 1966
Union Bank of Switzerland
Governor Bank
D.S. 7098-74098 L.S.C.
R.C.B. 256711098 - 27 C 260998

Union Bank of Switzerland

N.D. 26709870987
P. 0098709871187008

701109872

WIRTSCHAFTSDOCUMENTATION - SPIG
ANNEE 1966 - N° 10 - ZURICH - LUSCHEN
750887118

GOLD OF CERTIFICATE GUARANTEE

Special Code Transaction : Soekarno
Indonesia 10967021070
Data Geristerische Jemel / Identific Date :
Indonesia 81096702098

Calculation Transaction V.L.D Provit / Procentation Transaction

V.L.D	CERTIFICATE	DEPOSIT	PROVIT B.D.L	CODE	DEPOSIT	M.C.L TRANSACTION
N.C	71020987	GOLD	3.5%	D.A	P.C	Family Guarantee 2.5%
B.C	20987098	(2.5%)	Metal	P.S	L.D	Heritance D.D.A 2.5%
L.C	09808709	(2.5%)	Metal	L.C	B.D	Buyer C.L.S 40%
D.A	11070987	(2.5%)	Metal	T.R	N.D	D.C Holder P.C.S 1.5%
B.S	67009987	(2.5%)	Metal	D.S	K.S	D.C Holder P.C.S 1.5%
D.S	36098709	(2.5%)	Metal	A.C	F.R	D.N Holder P.C.S 1.5%

DEPOSIT V.L.D TRANSACTION (TRUSTY NOTE)
4187002907
V.L.G 86 - 788688 - 554664-N-8757773 - A 257098
SCHWABER ALGERIA MÜNCHEN

B.C DEPOSIT
GOLD - 99.99 - B.R.S. 071078
Suisse Production N.D.C

Deposit V.L.D B.A 77110 56400786 G 0675775
Guarantee V.L.F / 11407021098
Guarantee G.L.P / 75107020
Deposit Invest / V.L.M. 20987011420
International Account / M.L.F. 1140209870702
C.L.B Code / Indonesia 1451098702
B.C Transaction : BAHNHOFSTRASSE 45
ZURICH

B.L.D GUARANTEE HOLDER
C.T. 098
H.L.UBS
President of Switzerland
Union of Switzerland
B.S. 7510987
D.S. 7510987
U.S. 09870987

B.L.D Finance of Central Ministry
Robert Huglis D.P
Suisse Financial Government
C.A.T 270987098 Central Financial

P.C.L Suisse
Guarantee Provit L.C.D Transfer
C.Indonesia Countries
4187 - C - 0987 - N - 27098
F.S Calculation Provit
CH 27.000 Kgs. 20 Year


C.L.RUSSEL T.S
Bank of Guarantee
Bank of Guarantee
D.C 270983
ASSISTANT B.A.C
UBS 1870211098

ASSISTANT B.C. BANK
DEHOL ALCONI

S 098 - SECRETARY OF F.F.S BANK
77070987098
L.H.S. DISSON BISLE

**STATEMENT OF PROTECTIVE
FAMILY HERITANCE**

COMMERCIAL INVEST TRUST DEPOSIT METAL
No 564007868811 / NB / 00078599




Protective of Statement
No 5640089799

Platinum Deposit: No 564008959

Prospect transaction: Mr. Soekarno (Ownership Legalized)
Prospect Family Heritage: (Mr. Ronggolawe)

UNION BANK OF SWITZERLAND
C.T. DEPOSIT
980.000 KG / STICK



SWITZERISCHE BANKGESELLSCHAFT
PROTECTIVE INVEST
No 6540078688 / N / 050

C.D.F. - 36750003 - BASEL - M.C.F.
MONETARY CONTROL CODE FAMILY HERITANCE TRANSACTION DEPOSIT.

GOLD 980.000 Kg / Stick SGT-53008959944/18/C
Commercial Invest Transaction: NHT / NHT / 97860094636611 - GT / Suisse U.B.S.
Mr. Ronggolawe - BOT / Contribution Bank (Legalized Ownership)
SGR / 564008969911 - Statement Code Transaction Bank
Holder BG / 56400 - Code A.1. Mr. Soekarno
Family BG / 54300 - Code R.111. Mr. Ronggolawe


Guarantee of Position Heritage (Mr. Ronggolawe IND- 6500030 / A / 00001 / 045 Mr. Soekarno IND 6500029 / A / 00001 / 045
Guarantee of Ownership Account Bank: Mr. Soekarno
Position I (March-03 to 1966) 000000 - 3 - 00053 - 73 - 0004 - 0200 - 2
Mr. Ronggolawe Position II (August-14-1966) 000000 - 45 - 00002 - 067477 - 003 - 003
Swiss Bank Corporation Legalized Procedure / VG / 8760044 / Family Soekarno No 750000278242001 - NH - 987003030
Legalized Protective T.C.F. Family Deposit No 586740004009949

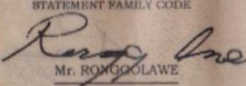
Guarantee:
- The Governor of UBS - Suisse SBO No 65400101053 / NE / 078688
- The Finance of Ministry No 06720003 / Suisse-54160060600
- The Commissaries B.C.F. Bank No 64300899673 / NHT / 00785885
Legalized Commercial Invest (Bill of Sale Certificate) Mr. Soekarno - Mr. Ronggolawe Feb / 011th / 1966 - S.B.C. - 54399978688110033 - BOT-54300

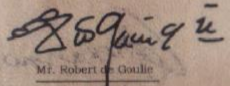
Guarantee:
Inventory of Statement Code Comptroller of Currency B.C. GOLD 980.000 KGS.
B.S. Certificate No. 4545045-B.T-21075 P.A.L/80270114 R.C. 710727029
Code INA 7574045 C.D. 45 P.L. 287 / INA 1148 CA 7028 R.C. 3702098 INA 780918 / P.N.A / INA 0001 1487
No 61142707 R.S. 707199 Certificate B.L.D. Number Date B.S.P.

Besich / Certificate (Holder) MR. SOEKARNO
MR. RONGGOLAWÉ


STATEMENT FAMILY CODE


Mr. Soekarno
 Ownership


Mr. RONGGOLAWÉ
 Heritage


Mr. Robert Gouille
 Notary Bank

Statement Protective Signature Transaction Leg / 643000-CP-0267277 No 110-BQ-774




Protective of Statement
No 5640089799
Platinum Deposite : No 5640008959
Prospect transaction : Mr. Soekarno (Ownership Legalized)
Prospect Family Heritage : (Mr. Ronggolawe)

**STATEMENT OF PROTECTIVE
DEPOSIT METAL**

COMMERCIAL INVEST TRUST DEPOSIT METAL
No 564007868811 / NB / 00078599

UNION BANK OF SWITZERLAND
C.T. DEPOSIT
980.000 KG / STICK

SWITZERISCHE BANKGIESSCHAFT
PROTECTIVE INVEST
No 6540078688 / N / 050



C.D.F. - 36750003 - BASEL - M.C.F.
MONETARY CONTROL CODE FAMILY HERITANCE TRANSACTION DEPOSIT


GOLD 980.000 Kg / Stick BGT-530008959944/N/C
Commercial Invest Transaction : NHT / NHT / 97860004636611 - GT / Suisse U.B.S.
Mr. Ronggolawe - BGT / Constitution Bank (Legalized Ownership)
BGR / 564008969911 - Statement Code Transaction Bank
Holder BG / 56400 - Code A.I. Mr. Soekarno
Family HG / 54306 - Code 3.I.I. Mr. Ronggolawe
Guarantee of Position Heritage Mr. Ronggolawe IND-6500030 / A / 00001 / 043 Mr. Soekarno IND 6500029 / A / 00001 / 045
Guarantee of Connection Account Bank : Mr. Voskurns
Position I March 03 th 1966 000000 - 3 - 00013 - 73 - 0004 - 2800 - 2
Mr. Ronggolawe Position II August 14-1966 000000 - 45 - 00002 - 097477 - 003 - 003
Swiss Bank Cooperation Legalized Procedure / VO / 8760044 / Family Soekarno No 75000027824001 - NH - 987003030
Legalized Protective T.C.F. Family Deposit No 586740004009949

Guarantee :
- The Governor of UBS - Suisse SBC No 65400101053 / NH / 078688
- The Finance of Ministry No 06720003 / Suisse 54100060600
- The Comptables B.C.F. Bank No 64300890673 / NHT / 00785885

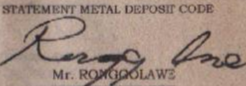
Legalized Commercial Invest (Bill of Sale Certificate) Mr. Soekarno - Mr. Ronggolawe Feb / 011th / 1966 - S.B.C. - 5430997968810039 - BGT-54306

Guarantee :
Inventory of Statement Code Comptroller of Currency S.C. GOLD 980.000 KGS.
B.S. Certificate No. 4545045-B.T-21075 F.A.L/80270114 R.C. 710727029
Code INA 7574045 C.D. 45 P.L. 287 / INA 1148 CA 7028 R.C. 3702093 INA 780918 / P.N.A / INA 0001 1487
No 61142707 R.S. 707199 Certificate B.L.D. Numeric Date B.S.P.

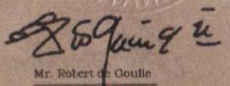
Beslich / Certificate (Holder) :MR. SOEKARNO
MR. RONGGOLAWÉ



Mr. Soekarno
Ownership





Mr. RONGGOLAWÉ
Heritance



Mr. Robert de Gouille
Notary Bank

STATEMENT METAL DEPOSIT CODE

Statement Protective Signature Transaction Leg / 643000-CF-0267277 No 110-BG-774

 UNION BANK OF SWITZERLAND BANK OF COMMERCIAL TRUST DEPOSIT TRANSACTION OBLIGATION - COLLATERAL 	
T. S. L. / C. O. D. / (Obligation) C. R. S. / Obligation BASE 24809872	ACCOUNT : D. P. S. DEPOSIT / A 7280987 SWISSE C. D. S No. 280987 Code : M/L/P . 1140209870702 UNION BANK OF SWITZERLAND
	D.S. 61878 (DBS) Mr. RONGGOLAWA GOLD 980.000 Kgs.
UNION BANK OF SWITZERLAND R. C. 328 - C. A. 421 COMMERCIAL TRUST / OBLIGATION / METAL BASEL - 780271	
UNION BANK OF SWITZERLAND Guarantee : C.L.D 611802 The Governor Bank Od UBS-BASEL No. 278094118 Finance Of Ministry-Suisse Department No. 14878194280 Commercial F.L.C Bullion Department B.S.D Department / 32780981 Union Bank Of Switzerland	
	INDONESIA - 27 - 0001 - 045 - 78 - 0001 - 098 - 62 DEPOSIT BANK
	GOLD 980.000 Kgs. Obligation Mr. RONGGOLAWA F.L. BANK 3218 INA 11407 C. 4701 70937025 International Date No. 278094278 Code R.C. 17809
 7287687	 G.S. Deposit-Holder Name Mr. RONGGOLAWA D.S. LST 2987009872 / INDONESIA DATE OF F.L.D HOLDER R.S. 78098 Mr. RONGGOLAWA K.D. 9878021 CH 662-L.A. 68711 TMD-Signature / Stamp
ACCESS CODE : B.S Certificate No. 4545045-B.T-21075 TRANSACTION IDENTIC CODE : 8098721 M.C. 780987 INA-78 B 209870271 RELEASE CODE : M.L 2480987 S.T. 098-DL-890 NAME CODE : INA 11407 C. 472070087023 51142687 A.S 60789	
OWNERSHIP	

UNION BANK OF SWITZERLAND
PROTECTIVE HOLDER D. L. S
AND POINTED NEW HOLDER
F.S OBLIGATION
GOLD 980.000 Kgs.

Statement Holder and Pointed New Holder
 Mr. RONGGOLAWÉ is Recording As Invest
 Letter Above By this Letter, Has A trust That Is
 Legalized To Told The Invest Deposit Realization
 In Suisse. This Decision Letter Also
 Indecaten That Related Party Could Make
 Use Of His Right In Abotaining A Law Invulnerability
 And All Type Current Rules In Suisse

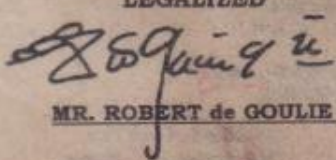


Mr. RONGGOLAWÉ Stated He Has Pointed
 New Holder whose holding The Original certificate
 And Supporting Document Above Transaction

Pointed New Holder

Access Code :
 B.S. Certificate no. 4545045-B.T-21075
 Mr. RONGGOLAWÉ
 INDONESIA - 1156 - C.A - 7034
 R.C 370098 I.N.A 7809181 P.N.A / INA 0001 PN 1487

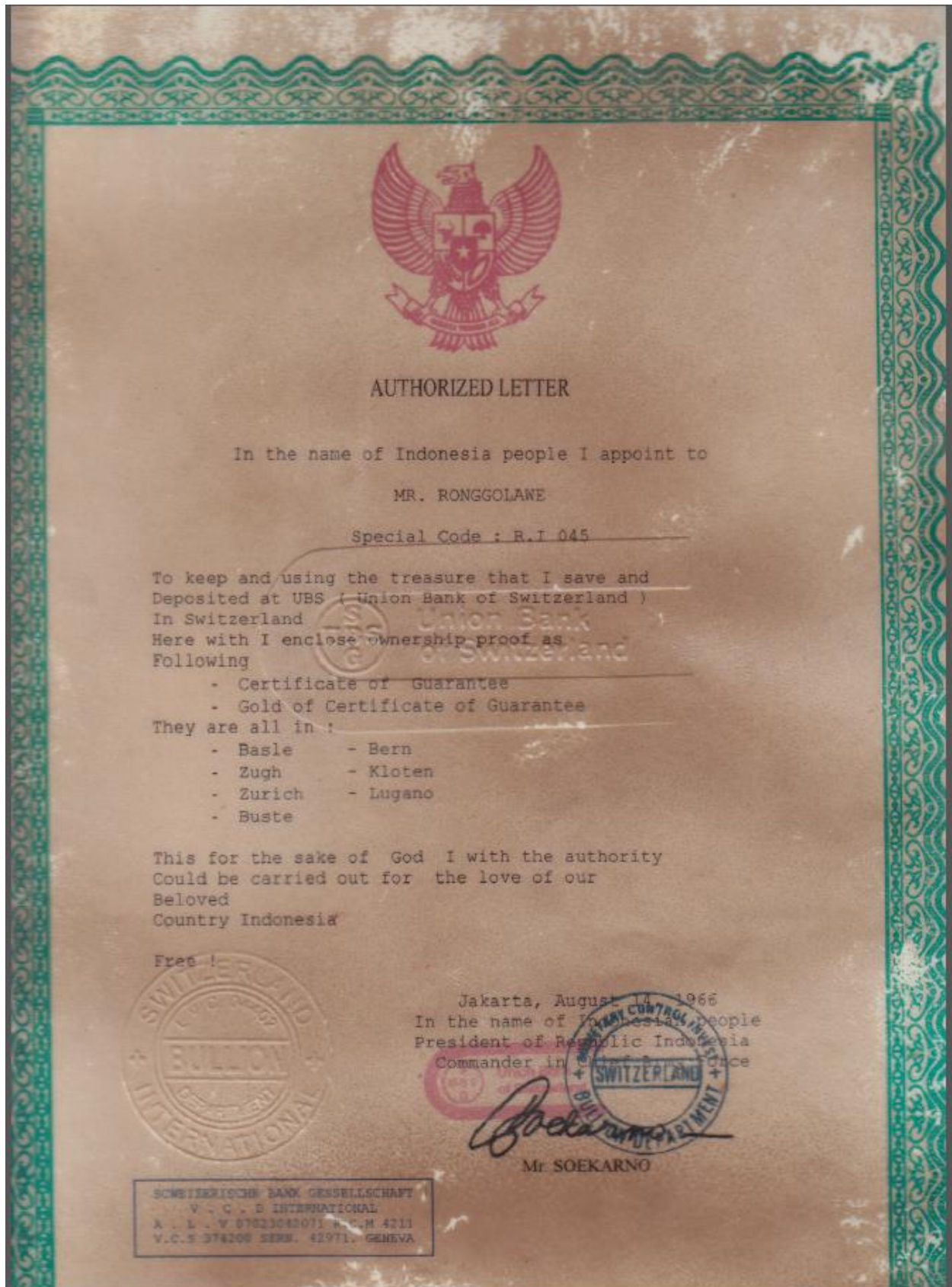
Release Code :
 Mr. RONGGOLAWÉ
 D.S 78027660987-7187-CH-322876
 E.L.D-B.S.P. 61142707 R.S. 707199

Name Code :
 D.S. 780987 INDONESIA 780987
 GOLD 980.000 Kgs.
 78 B. 209870271

STATEMENT BANK LEGALIZED	STATEMENT TRANSACTION	NEW HOLDER
 <u>MR. ROBERT de GOULIE</u>	 <u>Mr. RONGGOLAWÉ</u>	

Guarantee Legalized
 International Bank Of Reconstruccion
 Development Suisse
 No. 2780987878

INTERNATIONAL MONETER FUND
 No. 41180278009878
 B.C.D
 WORLD COMMERCIAL BANK





Halaman Pertama

DEED OF ASSIGNMENT
No.777/6666/RONGGO-KAL/AU/2008

This DEED OF ASSIGNMENT entered into this Wednesday, 05th day of March 2008, by and between:

- I. A. Mr. RONGGOLAWA, Holder of Indonesian Passport No. A655703, address: Pucangan RT 01/RW 01, Jln. Pendawa Gang Werkudoro No. 24, Kartasura-Sukorharjo, Jateng, Indonesia,

and based on TESTAMENT nr.5/i 1207 ro, signed on 7.12.2006 in Wien

B. Mr. WIBOWO RUDY HARJADI, Holder of Indonesian Passport No. A959260, address: Pucangan RT 01/RW 01, Jln. Pendawa Gang Werkudoro No. 24, Kartasura - Sukorharjo, Jateng, Indonesia.

Hereinafter referred to as the ASSIGNOR

- II. Dr. KALED SWLAIMAN SALEM BOKHEM, Holder of Libyan Passport No. 214233, address: II Mansuri road 28 Janzour, Tripoli , Libya.

Hereinafter referred to as the ASSIGNEE

WHEREAS, the ASSIGNOR is Principal Owner and Holder of GOLD BULLIONS (AU METAL) which are now being in custodian deposit with UBS AG, SWITZERLAND as well as Principal Owner and Holder of their Original Master Certificates which have been issued by Union Bank of Switzerland on 1966 in order to confirm the ownership, existence, availability and authenticity of the aforementioned GOLD BULLIONS.

WHEREAS, the ASSIGNOR assigns, cedes and transfers all his powers and rights to own, hold and use the GOLD BULLIONS as well as the Original Master Certificates and documents (listed thereunder) unto the ASSIGNEE, who accepts this assignment, cession and transfer by way of this instrument and based on Agreement No.505/9999/Ronggo-Kal/AU/2008 signed on 07th of March 2008.

NOW THIS DEED WITNESSES THAT:

In compliance with a good and valuable consideration, irrevocable, without reducing permits of the competent authority, if related permit is required, I MR. RONGGOLAWA as the ASSIGNOR, hereby have assigned, ceded and transferred all my powers and rights which are related to my ownership of said GOLD BULLIONS unto the ASSIGNEE, who hereby explains to have accepted the assignment, cession and transfer from the ASSIGNOR as follows:

1 of 7

Signature of Mr. Ronggolawe

Halaman Kedua

Number of GOLD BULLIONS (AU METAL) with total measuring of 22,198,000 kgs (Twenty two million one hundred and ninety eight thousand kilograms), confirmed by Statement and which are now being in Custodian deposit with UBS AG, SWITZERLAND with details as follows:

- 1) UBS Certificate of Guarantee Number: 29740, BC Gold 42,000 kgs (forty two thousand kilograms).
- 2) UBS Certificate of Guarantee Number: 61142707-HS-707199, BC Gold 395,000 kgs (three hundred and ninety five thousand kilograms).
- 3) UBS Certificate of Guarantee Number: 4545046-B.T-21072, BC Gold 18,000 kgs (eighteen thousand kilograms).
- 4) UBS Certificate of Guarantee Number: 57340, BC Gold 45,000 kgs (forty five thousand kilograms).
- 5) UBS Certificate of Guarantee Number: 4545045-BT-21075, BC Gold 980,000 kgs (nine hundred and eighty thousand kilograms).
- 6) UBS Certificate of Guarantee Number: 4573, BC Gold 70,000 kgs (seventy thousand kilograms).
- 7) UBS Certificate of Guarantee Number: 21098/B/71098.C.L-709, BC Gold 1,300,000 kgs (one million and three hundred thousand kilograms).
- 8) UBS Certificate of Guarantee Number: 4545052-B.T-21078, BC Gold 279,000 kgs (two hundred and seventy-nine thousand kilograms).
- 9) UBS Certificate of Guarantee Number: 78021187-C.H-705, BC Gold 4,750,000 kgs (four million and seven hundred and fifty thousand kilograms).
- 10) UBS Certificate of Guarantee Number: 29740, BC Gold 320,000 kgs (three hundred and twenty thousand kilograms).
- 11) UBS Certificate of Guarantee Number: 78021187-C.H-705, BC Gold 7,450,000 kgs (seven million and four hundred and fifty thousand kilograms).
- 12) UBS Certificate of Guarantee Number: 4545045-B.T-21075, BC Gold 5,740,000 kgs (five million and seven hundred and forty thousand kilograms).
- 13) UBS Certificate of Guarantee Number: 4545045-B.T-21075, BC Gold 809,000 kgs (eight hundred and nine thousand kilograms).

2 of 7

9 sh R!



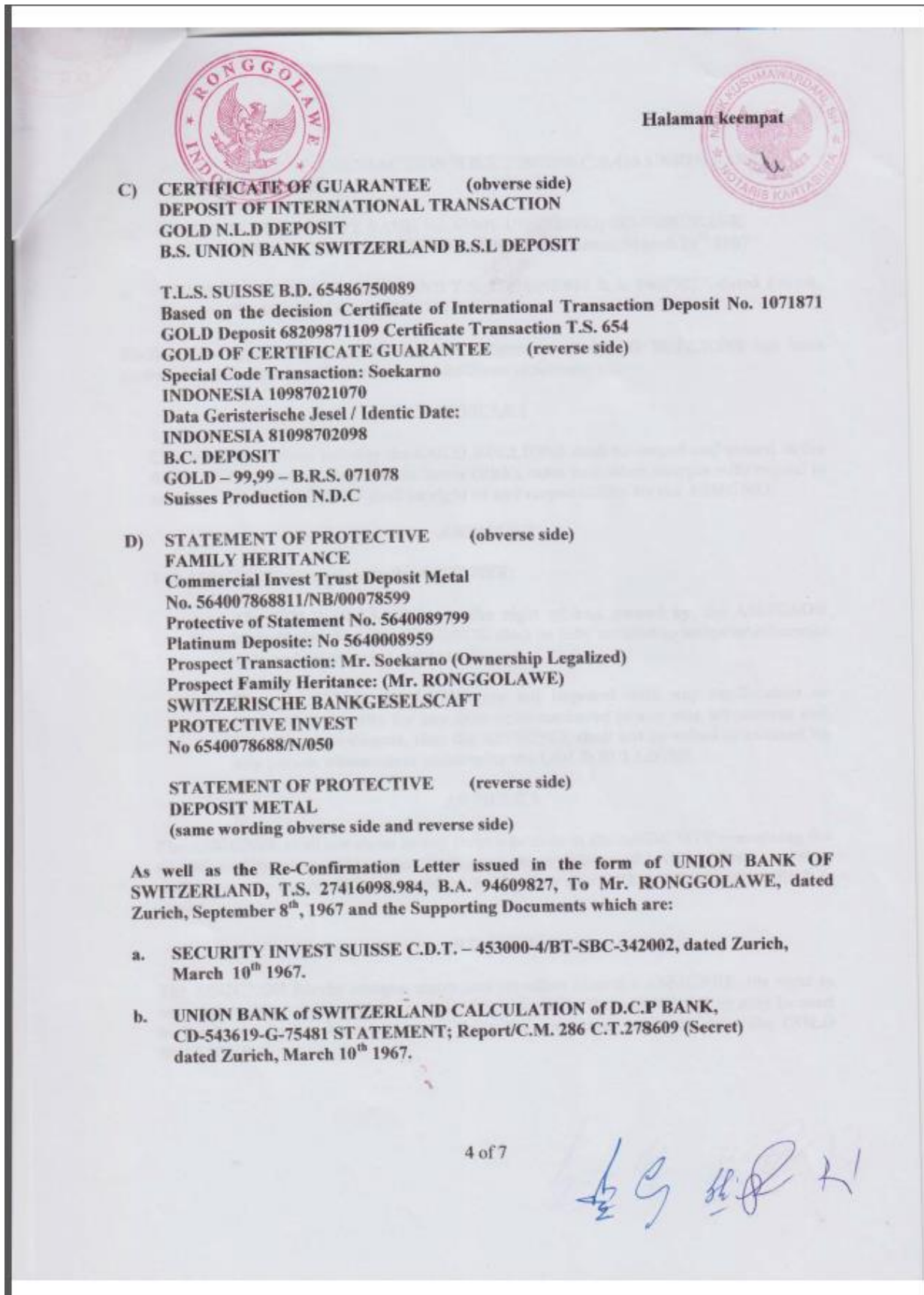
Furthermore each of amount listed above based on and confirmed by Original Master Certificates issued by Union Bank of Switzerland on 1966 which are:

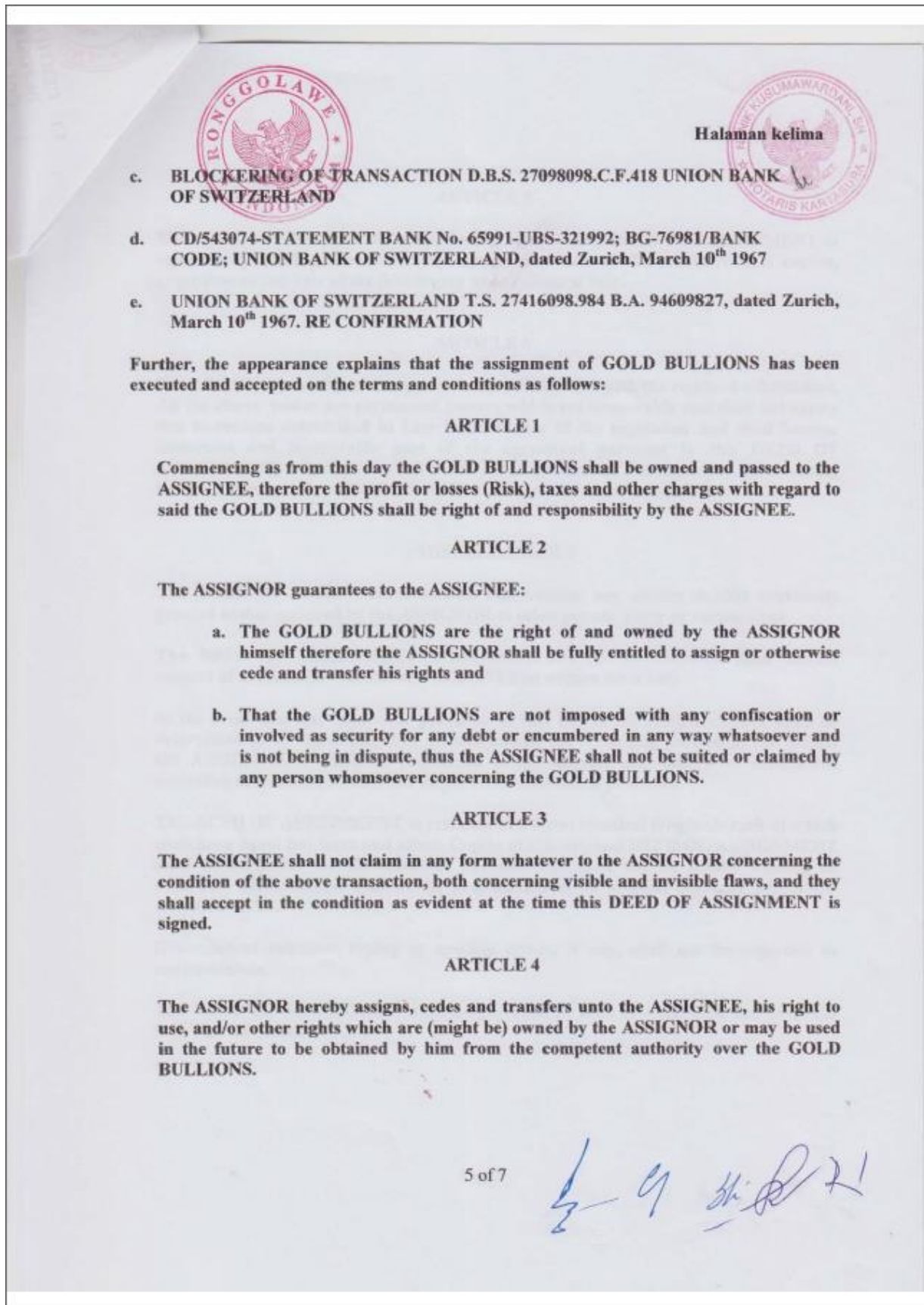
A) "SAFE KEEPING" Receipt, dated ZURICH, August 14, 1966
SUISSES PRODUCTION N.D.C 1927 - ZURICH

B) UNION BANK OF SWITZERLAND (obverse side)
BANK OF COMERCIAL TRUST
DEPOSIT TRANSACTION
OBLIGATION - COLLATERAL
account - D.P.S. DEPOSIT / A7280987
SWISSE C. D. S
No. 280987
Code: M/L/F. 1140209870702
UNION BANK OF SWITZERLAND
D.S. 61878 (DBS)
MR. RONGGOLAWA
access code: B.S Certificate No. (as listed above)
TRANSACTION
identic code: 8098721 M.C. 780987
INA - 78 B 209870271
release code: M.L 2480987
S.T. 098 - DL - 890
name code: INA 11047 C. 472070087023
51142687 A.S 60789

UNION BANK OF SWITZERLAND (reverse side)
PROTECTIVE HOLDER D.L.S
AND POINTED NEW HOLDER
F.S OBLIGATION
GOLD (amount as listed above)
Access code: B.S. Certificate no. (as listed above)
Mr. RONGGOLAWA
INDONESIA - 1156 - C.A - 7034
R.C 370098 I.N.A 7809181 P.N.A/INA 0001 PN 1487
Release code: Mr. RONGGOLAWA
D.S. 78027660987 - 7187 - CH - 322876
B.L.D - B.S.P. 61142707 R.S. 707199
Name code: D.S. 780987 INDONESIA 780987
GOLD (amount as listed above)
78 B. 209870271

[Handwritten signature]







Halaman keenam



ARTICLE 5

The ASSIGNOR hereby states the unlimited effect of this DEED OF ASSIGNMENT as against any third parties especially against any heir of the ASSIGNOR'S person, regardless as any heir of the first degree or as collateral heir.

ARTICLE 6

The ASSIGNOR hereby grants power to the ASSIGNEE with the rights of substitution. All the above power are permanent powers which are irrevocable and shall not expire due to reasons determined in Law in pursuance of the regulation and shall become important and inseparable part of the agreement pursuant to this DEED OF ASSIGNMENT, which deed shall not be made without the above powers. In executing the above powers, the ASSIGNEE shall be released from his responsibility.

MISCELLANEOUS

This DEED OF ASSIGNMENT cancels and nullifies any similar deed(s) previously granted and/or assigned by the ASSIGNOR to other person, party or corporation.

This DEED OF ASSIGNMENT is irrevocable and can be amended upon mutual consent of the ASSIGNOR and the ASSIGNEE in written form only.

In the event that any section or provision of this DEED OF ASSIGNMENT shall be determined to be either illegal or unenforceable, the remaining portion of this DEED OF ASSIGNMENT shall be considered to be separate and otherwise enforceable according to its terms without the illegal or unenforceable provision.

This DEED OF ASSIGNMENT is executed in 2 (two) identical Originals each of which shall have equal full force and effect. Copies of this original DEED OF ASSIGNMENT shall be sufficient for identification purposes but shall not be legally binding or otherwise authenticated without the presentation of an original executed DEED OF ASSIGNMENT.

Grammatical mistakes, typing or spelling errors, if any, shall not be regarded as contradictions.

This DEED OF ASSIGNMENT shall be governed by laws of AUSTRIA and UNITED STATES OF AMERICA.

6 of 7

Halaman ketujuh dan terakhir

In witness whereof the parties hereto have signed and executed this document on this day Wednesday, 5th of March 2008.

ASSIGNOR,

Ronggolawe

Ronggolawe



WITNESS,

Darwin Abimanyu

Darwin Abimanyu
Indonesian Passport nr.P054842

Wibowo Rudy Harjadi

Wibowo Rudy Harjadi

ASSIGNEE,

Dr. Kaled Sulaiman Salem Bokhem

Dr. Kaled Sulaiman Salem Bokhem

WITNESS,

Jana Benesova

Jana Benesova
Czech Passport nr. 35832537

WAARMERKING :

Telah ditandai dan didaftar dalam buku Register-----
Yang khusus diadakan untuk keperluan tersebut-----
Oleh saya, NANI KUSUMAWARDANI, Sarjana Hukum-----
Notaris di Sukoharjo, yang berkedudukan di Kartasura-----
Dibawah Nomor Reg :...15/11/2008.....
Pada hari Senin, tanggal 10 Maret 2008 (sepuluh Maret dua ribu delapan)-----

Kartasura, 10 Maret 2008



Nani Kusumawardani
NANI KUSUMAWARDANI, SH

19

Dear Ladies and Gentlemen,

This is a BASIS EXPLANATION FOR THE DEPOSIT IN SWITZERLAND, it is some important information for acquiring understanding of the deposit in Switzerland.

1) This Deposit is outside of the banking system but it is in the screen system and thus it can be verified. This is because the deposit in Switzerland is in status of "GD" known as "Good Delivery." This gold is in the forms of 1 Kilo Bars with purity 99.98, with all the official stamps and hallmarks and all of the bars have a serial number. Hence, it is easily possible to verify the deposit through a bank which has access to the screen system.

2) It is not possible to use any bank and no bullion to confirm the deposit officially. To confirm gold through the bank, the gold must be part of the bank's capital and it must be registered in the bank (this is not our case), so that the bank can confirm the deposit through the bank system. However, this deposit is not in the bank and it is not controlled by any bank; it is a private deposit located in bonded warehouses in free zone.

3) This gold is in deposit account, not in metal account. Deposit account according to Swiss Law, must be fully covered and backed by physical gold.

Metal account, which is generally offered by banks to their clients, is not necessarily covered by physical gold, it usually not covered by physical gold. The gold with the LBMA is less than 1% of physical gold available in the market, and the rest is all "paper."

4) For your information, the gold that is located in banks has a risk: if the bank declares bankruptcy then the gold will be lost, because the gold is part of the bank's capital. On the other hand, gold which is in a deposit account in warehouse; even if a whole country like Switzerland were to go bankrupt; this privately owned deposit WILL NOT BE LOST.

5) This deposit is allocated gold, not unallocated gold. The difference between the two: Allocated gold is gold taken by the owner to the warehouse. This is GD, "GOOD DELIVERY." This is our case. Unallocated gold means that gold can be "owned" but is not the same as "taking" and being in "control" of the gold. This means that any other type of gold, for example, not "GD" (good Delivery) Specification can be in this account, and THIS IS NOT OUR CASE.

6) The owner possesses in his hands the original documents. This means that the gold is not in the bank system. If the gold were in the bank system, then the original documents would be deposited in the bank as well, and the bank would have issued a BANK SAFE KEEPING RECEIPT which is completely different from the SAFE KEEPING RECEIPT OF THE WAREHOUSE. The owner holds the SAFE KEEPING RECEIPT OF THE WAREHOUSE and other supporting original documents.

Our case concerns the owner having in his hands the original documents which means that he has the gold deposited in bonded warehouse in free zone in Switzerland, under his ("The Owner's") full and complete control. These documents are very special documents due to their nature - these documents cannot be falsified due to the "nature" of the documents.

Gentlemen,

In order to do this operation, the people wishing to perform it need to understand what we are talking about. For this reason, an expert with the relevant expertise and with knowledge and understanding of this deal is required to be placed into contact with the technician of the seller in order to discuss the operation of this transaction. If no one is available for understanding this transaction, then it is a waste of time, then I suggest whomever does not understand that they are only a waste of time for us. I advise for anyone willing to proceed with the seller to bring forth a capable and appropriate technician who will understand the nature of this transaction and who will not waste the time of the seller nor of the buyer.

Best Regards,

Bullion Memorandum

This Memorandum is done on the basis of the statements of Doctor Kaled, who is in possession of key documents related to this document, as well as explanations of Mr. Ronggolawe, who was the previous owner of the same.

I. Historic background

In the first quarter of the XX century Indonesia still remained under colonial rule of the Netherlands.

In 1920-s the Dutch government transported to Europe a certain amount of gold to create gold reserves to serve the needs of newly established monetary system of Indonesia.

This gold belonged to about 120 raja and noble families of Indonesia. In general it was so called "scrap": nuggets, coins, utensils, decorations, plates, ingots etc.

Under agreement with Swiss government United Bank of Switzerland (UBS) was appointed as agent for the operation to melt, refine and make standard ingots of gold.

After independence war (1945-1949) Indonesia becomes a sovereign state. Soekarno (aka Achmed Sukarno) becomes the first President of the country.

After the country became independent attempts were made "to separate" the Bullion from the country. This attempt failed due to a decision of the court, that the gold is a private property and is protected in such status.

The same court determined anyhow, that President Soekarno should act as Protector of the gold, the Bullion was "baptized" as "Family Guarantee Heritance". This Bullion was subsequently increased by amount by means of additional deposits.

Appropriate Master Certificate in the name of Soekarno in yellow metal plate was issued by UBS (See. Exhibit 1).

In the beginning of 60-s Soekarno made a decision to entrust seven different persons with the proprietorial rights as regards the Bullion.

One of such fiduciaries becomes Mr. B.Ronggolawe, who was a Raja and belonged to Royal family.

II. Mr. Ronggolawe stage

Transfer of control over a portion of Bullion from President Soekarno to Mr.Ronggolawe was done by Authorized letter (See exhibit 2), confirmed by UBS. At the same time the Bank makes a number of documents to the name of Mr.Ronggolawe confirming that he stepped into possession of a certain portion of the Bullion.

In particular, block of deposit equal to 22 198 metric tons was confirmed by Collectable Code Transaction document with the photo of the holder imbedded into the body of the document (see exhibit 3). Facsimile of Mr. Ronggolawe was cast in a form of special plate of yellow metal (see exhibit 4).

Bullion in general consists of several blocks/lots. Block of 22 198 MT is one of them. This block consists of 13 certificates. All the 13 certificates with numbers are listed in the corresponding Statement of UBS (See exhibit 5).

One of them is Certificate for 18000 kg.

Here are documents relating to this portion of 18000 kg:

1. Safe Keeping Receipt (see exhibit 6). In the right lower corner of the document, under blue seal, it is seen that the gold was formed/united into this lot in Zurich in 1927 and it is Swiss production. The original of the Certificate Gold Deposit is located in warehouse where the physical

gold deposit is held. It is not possible to have a copy of the Certificate Gold Deposit, because the Certificate Gold Deposit is the original legal document related to the Safe Keeping Receipt confirming and proving the amount of physical gold in the warehouse, owned by MR. Ronggolawe.

2. Certificate of Guarantee and Gold of Certificate Guarantee(see exhibit 7-1 and 7-2, two pages). Tracking No being 4545046-B.T-21072
3. Protective Holder D.L.S. F.S.Obligation and Obligation-Collateral (see exhibit 8-1 and 8-2, two pages). The same tracking No.
4. Statement of Protective Deposit Metal (See exhibit 9). The same tracking No.
5. **All the Certificates and Documentation Related to the 22,198 MT are original and are special documents.**

Allegedly this transfer of control was conditioned by a 40 years lenient period during which the bank was given permission to use the deposited gold for financial operations. The owner of the Bullion was to get a certain share of this trade.

Trading Obligations of UBS can be observed in Exhibit 10.

There is no contract between the Bank and Mr.Ronggolawe available with present holder of the documents either.

After President Soekarno was dismissed, new President of the country – Suharto – made an attempt to get control over the Bullion in UBS. He failed as the Bank took advantage of old decision, that the gold is private property, and cut off any contact.

Mr.Ronggolawe anyhow found himself under political pressure and during the rule of Suharto had to hide in jungles and mountains of Indonesia.

He never used and never profited from the gold in UBS.

After resignation of Suharto Mr. Ronggolawe returns to normal life. He is already suffering from a number of diseases, lives in wheelchair.

He comes to Europe to settle the issue with the Bullion (See Exhibit 11). Anyhow UBS trapped Mr.Ronggolawe and misappropriated a number of original documents, which he brought to the bank. Details are in Exhibit 12

Mr.Ronggolawe takes decision to pass control to Dr.Kaled, who is a son of his old friend. Children of Mr. Ronggolawe know about this decision, but do not protest.

Transfer of the control is done by means of several Deeds of Assignment, signed in Austria and Indonesia and correspondingly notarized there.

18000 Certificate is mentioned among others in the Deed of Assignment done in Indonesia. (See exhibit 13, 7 pages)

NB. Certain discrepancy in dates on the first page can be neglected, since the official date of the Deed should be counted as the date of notarization – March 10, 2008.

Another Deed of Assignment was done in Austria in 2007.

III.

Dr. Kaled stage

Presently all documents mentioned above are in possession of Dr. Kaled.

He took specific efforts to verify authenticity of some documents available with him. Expertise for this check was provided by Robert B. Garcia from Auric Metallurgical Resources, 580f N. Placita Amanecer Tuscon, Arizona 85718. Robert B. Garcia found certificate 18000 being authentic.

Presently Dr. Kaled is ready to consider proposals and offers to inject available documents into financial operations.



**Co-Authored: AMANAH Neil Keenan and ODIN—The Wise One
With Credit of Group K**



Continued: [AMANAH'S ODYSSEY I](#) | [CALL TO ADVENTURE: BACKSTORIES](#)